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Washington, Wednesday, October 23, 1946

Regulations

TITLE 21—FOODS AND DRUGS

Chapter I—Food and Drug Administration, Federal Security Agency

**PART 155—SEA FOOD INSPECTION
INSPECTION OF CANNED OYSTERS**

Under the authority of section 702A of the Federal Food, Drug, and Cosmetic Act, as amended (49 Stat. 871; 21 U. S. C., Sup. V, 372a), each of the sections hereinafter specified of the regulations for the inspection of canned oysters published in the FEDERAL REGISTER of January 4, 1944 (9 F. R. 56), and as amended in the FEDERAL REGISTER of February 2, 1944 (9 F. R. 1203), June 15, 1944 (9 F. R. 6534), October 21, 1944 (9 F. R. 12675), June 30, 1945 (10 F. R. 7971), and October 13, 1945 (10 F. R. 12800), is hereby amended as indicated below:

1. In § 155.30 (a), "\$280" is changed to "\$400".
2. In § 155.32 (a), "\$210" is changed to "\$300".
3. In § 155.42 (b), "\$210" in each instance where it appears is changed to "\$300"; "\$280" in each instance where it appears is changed to "\$400"; "\$7.00" is changed to "\$10.00".

This order shall become effective upon publication in the FEDERAL REGISTER and shall apply to service to be rendered after that date since it is necessary to increase the fees in these amounts in order to meet the increased costs of providing, equipping, and maintaining an adequate and efficient inspection service, and I so find.

Notice and public procedure are not necessary prerequisites to the promulgation of this order, and I so find, since it is designed to carry out the statutory mandate that fees be fixed by regulation in such amounts as may be necessary to provide, equip, and maintain an adequate and efficient inspection service.

(Sec. 702A, 49 Stat. 871; 21 U. S. C., Sup. V, 372a)

Dated: October 18, 1946.

[SEAL] MAURICE COLLINS,
Acting Administrator.

[F. R. Doc. 46-19000; Filed, Oct. 22, 1946;
8:45 a. m.]

TITLE 22—FOREIGN RELATIONS

Chapter I—Department of State

PART 44—STUDY AND RESEARCH IN THE DEPARTMENT

USE OF RECORDS BY PERSONS WHO ARE NOT OFFICIALS OF U. S. GOVERNMENT

Under the authority contained in R. S. 161 (5 U. S. C. 22), and pursuant to 27 Stat. 395 (20 U. S. C. 91), § 44.2 (a) of Part 44 of Title 22 of the Code of Federal Regulations (Departmental Regulation 108.21; 11 F. R. 10107) is hereby amended as follows:

In subparagraphs (5), (5) (i), (5) (iii), (5) (iv), (5) (v), (5) (vi), and (5) (vii), change the words "Division of Research and Publication" to read "Division of Historical Policy Research".

This regulation shall become effective immediately upon publication in the FEDERAL REGISTER.

[SEAL] DEAN ACHESON,
Acting Secretary of State.

OCTOBER 17, 1946.

[F. R. Doc. 46-19036; Filed, Oct. 22, 1946;
8:45 a. m.]

TITLE 28—JUDICIAL ADMINISTRATION

Chapter I—Department of Justice

PART 21—WITNESS FEES

- Sec.
- 21.1 Officers and employees of United States summoned as witnesses.
 - 21.2 Witnesses at administrative hearings.
 - 21.3 Fees of witnesses in District Courts of Alaska.

§ 21.1 Officers and employees of the United States summoned as witnesses. Officers and employees of the United States summoned as witnesses for the government before any United States court or United States commissioner shall be entitled to necessary expenses incident to travel by common carrier and, if travel is made by privately owned automobile, mileage at the rate of five cents per mile, together with \$6.00 per diem in lieu of subsistence to be paid

(Continued on p. 12381)

CONTENTS

REGULATIONS AND NOTICES

	Page
AGRICULTURE DEPARTMENT:	
Lemons in California and Arizona; limitation of shipments (Corr.)	12381
CIVILIAN PRODUCTION ADMINISTRATION:	
Compliance procedure (Procedural Doc. 5, Am. 1)	12382
Iron and steel including ferroalloys and associated materials (M-21)	12383
Rules and procedure governing appeals from suspension orders (Procedural Doc. 6, Am. 1)	21382
Suspension order; R. G. Robbins Lumber Co., Inc.	12383
ECONOMIC STABILIZATION, OFFICE OF:	
Grading and grade labeling	12395
FEDERAL POWER COMMISSION:	
Hearings, etc.:	
Cities Service Gas Co.	12396
Mid-Continent Gas Transmission Co. et al.	12396
FOOD AND DRUG ADMINISTRATION:	
Sea food inspection; canned oysters	12379
INTERNATIONAL TRADE, OFFICE OF:	
License, limited distribution, for automotive storage batteries	12381
Prohibited exportations	12382
INTERSTATE COMMERCE COMMISSION:	
Car service; demurrage on refrigerator cars	12395
JUSTICE DEPARTMENT:	
Witness fees	12379
PRICE ADMINISTRATION, OFFICE OF:	
Adjustments and pricing orders:	
Caloric Stove Corp.	12398
Chrysler Corp. (4 documents)	12409, 12410
D & D Wood Products	12401
Diamond T Motor Car Co.	12412
Postex, Inc.	12402
Habana Mfg. & Sales Co.	12403
Interwoven Stocking Co.	12408
Mali, Henry W. T., and Co.	12403
Metalrow Products Co.	12401
Oldbury Electro-Chemical Co.	12406
Parker, Charles, Co. (2 documents)	12399, 12400
	12379



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CONTENTS—Continued

PRICE ADMINISTRATION, OFFICE OF—	Page
Continued.	
Adjustments and pricing orders—Continued.	
Skogmo, Gamble, Inc.	12397
Tappan-Keal Co.	12400
Trimble Nurseryland Furniture, Inc.	12406
Walton Cotton Mills Co.	12404
Western Auto Supply Co.	12398
Weymouth Art Leather Co., Inc. (2 documents)	12404, 12405
Ammonia (2d Rev. SR 14, Am. 45)	12393
Automobiles, passenger:	
New (MPR 594, Am. 9)	12389
Used (MPR 540, Am. 14)	12391
Broilers, portable electric (SO 148, Am. 11)	12388
Consumer goods, low-end durable (SO 148, Am. 10)	12388

CONTENTS—Continued

PRICE ADMINISTRATION, OFFICE OF—	Page
Continued.	
Fabrics, woolen and worsted civilian apparel (MPR 163, Am. 1 to Order 138)	12407
Food rationing for institutional users (Rev. Gen. RO 5, Am. 11)	12390
Furniture, exemption and suspension of certain items from control (SO 126, Am. 61)	12389
Government agencies, sales by, and resales by certain lawyers (SO 94, Am. 11)	12386
Luggage (MPR 476, Am. 6)	12391
Lumber: ponderosa pine cut stock (RMPR 94, Am. 3 to Rev. Order 3)	12406
Machinery and equipment, industrial (SO 142, Am. 8)	12390
Manufacturers, new small-volume; simplified pricing (MPR 188, Am. 5 to Rev. Order 4332)	12407
Meat, revocation of limitations (SO 187)	12385
Pig iron (RPS 10, Am. 15)	12385
Reconversion industry reporting (SO 146, Am. 4)	12388
Regional and district office orders:	
Beverages, malt and cereal, Miami, Fla., district	12426
Building materials:	
Lake and Sumner Counties, Fla.	12425
Scranton, Pa., district	12429
Sunbury, Pa., area	12428
Fuels, solid:	
Dalton, Ga.	12412
Decatur, Ill., area	12429
Ripley, Tenn.	12424
Insulation, mineral wool, Chicago region	12428
Millwork, stock, Indianapolis, Ind., area	12413
War surplus commodities, New York region	12424
Spirits and wines, distilled (MPR 445, Am. 44)	12393
Sugar (3d Rev. RO 3: Am. 25, 26) (2 documents)	12392
Syrups or glucoses and Corn Steep Liquor; exemption and suspension from control (SO 132, Am. 63)	12387
Tools, new machine (MPR 67, Am. 4)	12387
Transportation services (SR 14 H: Am. 16, 17) (2 documents)	12394
Trucks and motorcycles, new (MPR 610, Am. 5)	12389
Wheel goods and household furniture (MPR 188, Am. 2 to Order 1 under Rev. Order 4332)	12407
SECURITIES AND EXCHANGE COMMISSION:	
Hearings, etc.:	
Hevi Duty Electric Co.	12396
Maine Public Service Co. et al.	12396

CONTENTS—Continued

SELECTIVE SERVICE SYSTEM:	Page
Classification; Class I-C and Class IV-F	12381
STATE DEPARTMENT:	
Study and research; use of records by persons who are not officials of U. S. Government	12379
WAGE AND HOUR DIVISION:	
Learner employment certificates, issuance to various industries (2 documents)	12395
CODIFICATION GUIDE	
A numerical list of the parts of the Code of Federal Regulations affected by documents published in this issue. Proposed rules, as opposed to final actions, are identified as such in parentheses.	
TITLE 7—AGRICULTURE:	Page
Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders):	
Part 953—Lemons grown in California and Arizona	12381
TITLE 21—FOOD AND DRUGS:	
Chapter I—Food and Drug Administration:	
Part 155—Sea food inspection	12379
TITLE 22—FOREIGN RELATIONS:	
Chapter I—Department of State:	
Part 44—Study and research in the Department	12379
TITLE 28—JUDICIAL ADMINISTRATION:	
Chapter I—Department of Justice:	
Part 21—Witness fees	12379
TITLE 32—NATIONAL DEFENSE:	
Chapter VI—Selective Service System:	
Part 622—Classification	12381
Chapter VIII—Office of International Trade:	
Part 801—General regulations	12382
Part 826—Limited distribution license for automotive storage batteries	12381
Chapter IX—Civilian Production Administration:	
NOTE: Regulations and orders appearing under this chapter are listed only in the Table of Contents, <i>supra</i> .	
Chapter XI—Office of Price Administration:	
NOTE: Regulations and orders appearing under this chapter are listed only in the Table of Contents, <i>supra</i> .	
Chapter XVIII—Office of Economic Stabilization:	
Part 4002—Regulations on grading and grade labeling	12395
TITLE 49—TRANSPORTATION AND RAILROADS:	
Chapter I—Interstate Commerce Commission:	
Part 95—Car service	12395

under the provisions of the Standardized Government Travel Regulations. (Sec. 2, 56 Stat. 1088, 28 U. S. C. Supp. 604.)

§ 21.2 *Witnesses at administrative hearings.* Whenever a department is authorized to hold hearings and to subpoena witnesses, the witnesses shall be entitled to the same fees and mileage, or expenses in the case of government officers and employees, as provided by law for witnesses attending in the United States courts. (Public Law 600, 79th Congress, approved August 2, 1946.)

§ 21.3 *Fees of witnesses in District Courts of Alaska.* See 10 F. R. 871.

TOM C. CLARK,
Attorney General.

[F. R. Doc. 46-18959; Filed, Oct. 22, 1946;
8:52 a. m.]

TITLE 7—AGRICULTURE

Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders)

[Lemon Reg. 198]

PART 953—LEMONS GROWN IN CALIFORNIA AND ARIZONA

LIMITATION OF SHIPMENTS

Correction

In F. R. Doc. 46-18924, appearing at page 12281 in the issue of Saturday, October 19, 1946, the first date in paragraph (b) should read "October 20, 1946".

TITLE 32—NATIONAL DEFENSE

Chapter VI—Selective Service System

[Amdt. 403]

PART 622—CLASSIFICATION

MISCELLANEOUS AMENDMENTS

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, Selective Service Regulations, Second Edition, are hereby amended in the following respect:

1. Amend § 622.15 (a) (4) of the regulations to read as follows:

§ 622.15 *Class I-C: Member of land or naval forces or registrant honorably separated therefrom.* (a) * * *

(4) Every registrant who has been separated from the land or naval forces of the United States on or after September 16, 1940, by Honorable Discharge or Discharge Under Honorable Conditions, or by an equivalent type of release from service if the registrant was an officer, a flight officer, or a warrant officer. (Every such registrant shall be identified with the abbreviation (Disc.) in the manner provided in § 622.86-1.) A registrant placed in Class I-C under the provisions of this subparagraph shall be retained in Class I-C unless he qualifies for additional military service under the provisions of Public Law 473.

2. Amend § 622.61 (1) of the regulations to read as follows:

§ 622.61 *Class IV-F: Morally unfit.* In Class IV-F shall be placed or retained:

(1) Every registrant who has been separated from the land or naval forces by discharge other than an Honorable Discharge or a Discharge Under Honorable Conditions, or an equivalent type of release from service if the registrant was an officer, a flight officer, or a warrant officer, and for whom the local board has not received a statement from the land or naval forces that the registrant is morally acceptable notwithstanding such discharge or separation; or for whom the local board has received a statement from the land or naval forces that the registrant is morally acceptable notwithstanding such discharge or separation where the registrant does not volunteer for induction into the land or naval forces, or is not acceptable for induction as a volunteer under the provisions of § 624.4.

The foregoing amendments to the Selective Service Regulations shall be effective within the continental United States immediately upon the filing hereof with the Division of the Federal Register and shall be effective outside the continental limits of the United States on the 30th day after the date of filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY,
Director.

OCTOBER 14, 1946.

[F. R. Doc. 46-18999; Filed, Oct. 22, 1946;
8:46 a. m.]

Chapter VIII—Office of International Trade, Department of Commerce

Subchapter B—Export Control

[Amdt. 262]

PART 826—LIMITED DISTRIBUTION LICENSE FOR AUTOMOTIVE STORAGE BATTERIES

Sec.

826.1 General provisions.
826.2 Clearance for export.
826.3 Period of validity.

AUTHORITY: §§ 826.1 to 826.3, inclusive, issued under sec. 6, 54 Stat. 714; 55 Stat. 206; 56 Stat. 463; 58 Stat. 671; 59 Stat. 270; 60 Stat. 215; E. O. 9630, 10 F. R. 12245.

§ 826.1 *General provisions.* (a) There is hereby established a limited distribution license designated "LDL" authorizing, subject to the other provisions of this part and subject to the conditions contained in the license issued by the Department of Commerce, the exportation of automotive storage batteries, Department of Commerce Schedule B No. 701300.

(b) Applications under this procedure may be made by any exporter and shall be used to the exclusion of any other application procedure. Applications shall be filed with the Commodities Branch, Office of International Trade, Department of Commerce, Washington 25, D. C., on Forms IT 48 (Application for Limited Distribution License) and IT 565 (Distribution Schedule). All of the terms, conditions, provisions and instructions contained in such forms are hereby incorporated in and made a part of the regulations in this subchapter.

(c) Any person to whom a limited distribution license to export automotive

storage batteries has been issued by the Department of Commerce may, during the period of the validity of the license, export under such license to each country or group of countries listed in the distribution schedule attached to the license not more than the quantity of such batteries approved by the Department of Commerce for export to such country or group of countries in said distribution schedule.

(d) Limited distribution licenses for such batteries may be amended by the Department of Commerce upon application of the holder of such license in a letter addressed to the Commodities Branch, Office of International Trade, Department of Commerce, Washington 25, D. C. Amendments will be issued in a letter which when attached to the license shall be considered a part of the license to which the amendment is applicable.

§ 826.2 *Clearance for export.* (a) The provisions of § 801.7 of this subchapter shall not apply to exportations under any limited distribution license for automotive storage batteries. In lieu of the presentation of the export license an exporter making an exportation of such batteries under the limited distribution license shall present to the United States Collector of Customs at the port of exit a Shipper's Export Declaration bearing the symbol "LDL", and the number of the limited distribution license pursuant to which such exportation is being made.

(b) The use by any exporter of the symbol "LDL" on a Shipper's Export Declaration for the purpose of clearing an exportation of automotive storage batteries constitutes a certification by the exporter (1) that the exportation of the commodities described in such Shipper's Export Declaration is authorized under the limited distribution license therein identified to the destination specified; (2) that the type and quantity of such commodities to be exported to a particular country or group of countries are within the limitations for exportation to that particular country or group of countries set by the distribution schedule relating to such license; (3) that the batteries are being sold in accordance with the provisions of the Third Revised Maximum Export Price Regulation of the Office of Price Administration; and (4) that all of the other provisions and conditions of the license have been met.

§ 826.3 *Period of validity.* Limited distribution licenses for automotive storage batteries shall be valid during the calendar quarter in which the license is issued plus the succeeding calendar quarter unless the period of validity is reduced or extended by the Department of Commerce, or is otherwise indicated on the license. All limited distribution licenses for tires are subject to revocation or revision at any time by the Department of Commerce.

Dated: October 15, 1946.

FRANCIS MCINTYRE,
Deputy Director for Export Control,
Commodities Branch.

[F. R. Doc. 46-18997; Filed, Oct. 22, 1946;
8:46 a. m.]

[Amdt. 261]

PART 801—GENERAL REGULATIONS

PROHIBITED EXPORTATIONS

Section 801.2. *Prohibited exportations* is amended as follows:

The list of commodities set forth in paragraph (b) is amended in the following particulars:

1. The following commodities are hereby added to the list of commodities:

Dept. of Commerce Schedule B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E
241990	Grass and field seeds: Vetch, Willamette, Hungarian, common and purple.	Lb.	100	25

2. The following commodities are hereby deleted from the list of commodities:

Dept. of Commerce Schedule B No.	Commodity
603711	Steel mill products: Iron and steel strip (cold-rolled) containing no alloy: strapping only.
608690	Woven-wire screen cloth, of all metals and alloys: Plastiscreen.
709698	Electric interior lighting fixtures and parts: Lamp shades, paper and parchment, and parts.

Shipments of commodities added to the list of commodities which were on dock, on lighter, laden aboard an exporting carrier, or in transit to a port of exit pursuant to an actual order for export prior to the effective date of this amendment may be exported under the previous general license provisions.

This amendment shall become effective immediately except that with respect to commodities added to the list of commodities it shall become effective on October 29, 1946.

(Sec. 6, 54 Stat. 714; 55 Stat. 206; 56 Stat. 463; 58 Stat. 671; 59 Stat. 270; 60 Stat. 215; E. O. 9630, 10 F. R. 12245)

Dated: October 17, 1946.

FRANCIS MCINTYRE,
Deputy Director for Export Control,
Commodities Branch.

[F. R. Doc. 46-18998; Filed, Oct. 22, 1946; 8:46 a. m.]

Chapter IX—Civilian Production Administration

AUTHORITY: Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827, and Public Laws 270 and 475, 79th Congress; Public Law 388, 79th Congress; E. O. 9024, 7 F. R. 329; E. O. 9040, 7 F. R. 527; E. O. 9125, 7 F. R. 2719; E. O. 9599, 10 F. R. 10155; E. O. 9638, 10 F. R. 12591; C. P. A. Reg. 1, Nov. 5, 1945, 10 F. R. 13714; Housing Expediter's Priorities Order 1, Aug. 27, 1946, 11 F. R. 9507.

PART 904—PROCEDURES

[Procedural Doc. 5, Amdt. 1]

COMPLIANCE PROCEDURE

Section 904.512 is hereby amended to read as follows:

§ 904.512 *Appeal*. If the respondent objects to the action taken against him, he may appeal in writing to the Chief Compliance Commissioner, Civilian Production Administration, Washington, D. C., whose decision in the case shall be final. A copy of the "Rules and Procedure Governing Appeals from Suspension Orders" will be given the respondent or his attorney at the time of the Compliance hearing. In all cases in which a suspension order is issued, a copy of the Compliance Commissioner's report and final recommendations will be sent to the respondent with a copy of the suspension order. If the Director of the Compliance Division objects to the action of the Compliance Commissioner in directing a closing of a case, or his recommendation for administrative action, he may appeal in writing to the Chief Compliance Commissioner, Civilian Production Administration, Washington, D. C., whose decision in the case shall be final. The appeal shall conform to the rules and procedure prescribed by the Chief Compliance Commissioner.

Issued this 22d day of October 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-19160; Filed, Oct. 22, 1946; 11:36 a. m.]

PART 904—PROCEDURES

[Procedural Doc. 6 as Amended Oct. 22, 1946]

RULES AND PROCEDURE GOVERNING APPEALS FROM SUSPENSION ORDERS

Sec.	
904.601	Appeals by respondents.
904.602	Appeals by the Director of the Compliance Division.
904.603	Stays pending appeal.
904.604	Deputy Chief Compliance Commissioner.

The following amended rules and procedures have been prescribed by the Chief Compliance Commissioner of the Civilian Production Administration:

§ 904.601 *Appeals by respondents*. (a) Any person or corporation affected by the provisions of a suspension order may appeal from any or all of the provisions of such order to the Chief Compliance Commissioner of the Civilian Production Administration.

(b) The appeal shall be made in writing and must be submitted within thirty days from the date of issuance of the suspension order: *Provided, however*, The Chief Compliance Commissioner may in his discretion permit the filing of an appeal at any time during the effective period of the Suspension Order.

(c) The respondent will file a signed original and three copies of the appeal with the Chief Compliance Commissioner, Room 4062, Social Security Building, Civilian Production Administration,

Washington 25, D. C. The Chief Compliance Commissioner will furnish copies of the appeal to the Director of the Compliance Division and the appropriate Regional Compliance Manager.

(d) The appeal shall set forth the points relied upon by the respondent for relief from the provisions of the suspension order together with the arguments advanced in opposition to the findings. The appeal may also set forth the effect of the suspension order upon the respondent's operations. The Chief Compliance Commissioner will not consider arguments bearing on the policy embodied in the orders or regulations which the respondent has been found to have violated.

(e) The Director of the Compliance Division or the Regional Compliance Manager who issued the letter charging the violation upon which the suspension order was based may within fifteen days from the receipt of an appeal file with the Chief Compliance Commissioner an original and three copies of an answer to the appeal. A copy of any such answer shall be furnish the respondent, and within five days from the receipt of the answer, respondent may file with the Chief Compliance Commissioner an original and three copies of a reply. The Chief Compliance Commissioner may in his discretion require the filing of an answer within a shorter period of time.

(f) The Chief Compliance Commissioner may, after the filing of an appeal, permit the respondent to appear before him and make an oral presentation of his appeal. The Director of the Compliance Division will be notified of any meeting and a representative of the Compliance Division will be permitted to attend and present the views of the Division.

(g) The Chief Compliance Commissioner, after a review of the record in the case in the light of the appeal, the answer and the reply, will either grant or deny the appeal in whole or in part, and his decision thereon shall be final.

(h) No person shall represent, or be permitted to represent, a respondent in any appeal if such person—

(1) Is or has been at any time associated with the specific matter involved as an officer or employee of the War Production Board or the Civilian Production Administration; or

(2) Has been, within one year, an officer or employee of the War Production Board or the Civilian Production Administration.

§ 904.602 *Appeals by the Director of the Compliance Division*. (a) The Director of the Compliance Division may appeal from an order by a Compliance Commissioner directing the closing of a case or from his recommendation for administrative action, to the Chief Compliance Commissioner of the Civilian Production Administration.

(b) The appeal shall be made in writing and must be submitted within 10 days of the time of the filing of the Report of the Compliance Commissioner with the Regional Attorney: *Provided, however*, The Chief Compliance Commissioner may in his discretion extend the time for filing an appeal.

(c) The Director of the Compliance Division will file a signed original and three copies of the appeal with the Chief Compliance Commissioner, Room 4062, Social Security Building, Civilian Production Administration, Washington 25, D. C. The Chief Compliance Commissioner will furnish a copy of the appeal to the respondent.

(d) The appeal shall set forth the points relied upon by the Director of the Compliance Division together with arguments advanced in opposition to the decision of the Commissioner.

(e) The respondent may within fifteen days upon receipt of the notice of appeal by the Director of the Compliance Division file with the Chief Compliance Commissioner an original and three copies of an answer to the appeal. A copy of any such answer shall be furnished to the Director of the Compliance Division and within five days from the receipt of the answer the Director of the Compliance Division may file with the Chief Compliance Commissioner an original and three copies of a reply. The Chief Compliance Commissioner may in his discretion require the filing of an answer within a shorter period of time.

(f) The Chief Compliance Commissioner may after the filing of an appeal, permit a representative of the Compliance Division to appear before him and make an oral presentation of his appeal. The respondent will be notified of any meeting and will be permitted to attend and present his views.

(g) The Chief Compliance Commissioner, after a review of the record of the case in light of the appeal, the answer and the reply, will either grant or deny the appeal in whole or in part, and his decision thereon shall be final.

§ 904.603 *Stays pending appeal.* Pending the determination of an appeal, the Chief Compliance Commissioner, upon a showing of irreparable harm, may in his discretion stay the provisions of a Suspension Order. An application for a stay must be made in writing to the Chief Compliance Commissioner.

§ 904.604 *Deputy Chief Compliance Commissioner.* The Chief Compliance Commissioner may assign cases to his Deputy who shall be authorized to exercise any and all of the powers of the Chief Compliance Commissioner with respect to the cases so assigned.

Issued this 22d day of October 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,

By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-19162; Filed, Oct. 22, 1946;
11:36 a. m.]

PART 1010—SUSPENSION ORDERS

[Suspension Order S-976, Stay of Execution]

R. G. ROBBINS LUMBER COMPANY, INC.

R. G. Robbins Lumber Company, Inc., 319 Southwest Washington Street, Portland, Oregon, is appealing from the provisions of Suspension Order No. S-976, issued September 27, 1946, and effective October 7, 1946, and has requested a stay on the ground that irreparable harm would be done its business if the suspen-

sion order were not stayed. The Chief Compliance Commissioner has directed that the provisions of the Suspension Order be stayed pending final determination of the appeal or until further order by the Chief Compliance Commissioner.

In view of the foregoing it is hereby ordered, that: the provisions of *Suspension Order No. S-976*, issued September 27, 1946, and effective October 7, 1946, are hereby stayed pending final determination of the appeal or until further order by the Chief Compliance Commissioner.

Issued this 22d day of October 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,

By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-19159; Filed, Oct. 22, 1946;
11:36 a. m.]

PART 3294—IRON AND STEEL PRODUCTION

[General Preference Order M-21, as Amended
Oct. 22, 1946]

IRON AND STEEL INCLUDING FERRO ALLOYS AND ASSOCIATED MATERIALS

§ 3294.71 *General Preference Order M-21—(a) Purpose and scope.* This is the basic order covering the production and distribution of steel and iron products (including alloy iron and alloy steel) listed in the attached Schedule I, pig iron, iron and steel scrap, ferro-alloys and metallic and non-metallic materials (including coke) used in the metallurgy of iron and steel, and non-ferrous products of the elements listed in the attached Schedule II. Schedule II lists the metallic and non-metallic elements, the ores and chemical compounds thereof, including scrap and secondary materials, and the ferro-alloys which are covered by this order.

(b) *Definitions.* For the purpose of this order:

(1) "Steel" means carbon steel (including wrought iron), and alloy steel in the forms and shapes listed in Schedule I of this order. The term includes material sorted or salvaged from steel scrap and sold for other than remelting purposes except those uses specified in the definition of scrap. The term also includes all types of rejected or second-quality material and shearings, except:

(i) When sold as scrap for remelting; or,

(ii) When sold as scrap to a scrap dealer for sorting, processing, or salvaging, or for resale for remelting or other permitted uses of scrap.

(2) "Alloy steel" means any steel (including stainless steel) containing any one or more of the following elements in the following amounts:

Manganese, maximum of range in excess of 1.65%

Silicon, maximum of range in excess of 0.60%

Copper, maximum of range in excess of 0.60%

Aluminum, chromium, cobalt, columbium, molybdenum, nickel, titanium, tungsten, vanadium, zirconium, or any other alloying elements in any amount specified or known to have been added to obtain a desired alloying effect.

(3) "Alloy iron" means any iron containing any one or more of the following elements in the following amounts:

Manganese, maximum of range in excess of 1.65%

Silicon, maximum of range in excess of 0.60%

Copper, maximum of range in excess of 0.60%

Aluminum, chromium, cobalt, columbium, molybdenum, nickel, titanium, tungsten, vanadium, zirconium, or any other alloying element in any amount specified or known to have been added to obtain a desired alloying effect.

(4) "Stainless steel" means heat and corrosion resisting steel containing 4% or more of chromium either with or without nickel, molybdenum, or other elements.

(5) "Iron products" means all gray and malleable iron castings (rough as cast) except pipe and pipe fittings.

The material terms defined above do not include material which has been in use or service.

(6) "Pig iron" means iron produced by smelting iron ore in a blast furnace, and containing less than 6% of silicon.

(7) "Ferro alloys" means the metallic elements, their ores and the chemical compounds thereof, usually introduced into the melt of iron and steel for the purpose of obtaining definite properties. The term includes the elements, the ores, and the chemical compounds listed in Schedule II of this order.

(8) "Scrap" means all ferrous materials, either alloyed or unalloyed, of which iron or steel is a principal component, which are the waste of industrial fabrication or objects that have been discarded on account of obsolescence, failure or other reasons, and which are not otherwise defined in this order. The principal use of scrap is remelting. Scrap obtained from used materials may be utilized for remelting, re-rolling or forging. Scrap may also be used for copper precipitation, lead burning, gas cleaning, or other chemical processes. Any material which has not been in use or service and which is salvaged from sorting or processing shall not be considered scrap if sold or used for other than the above mentioned purposes. "Alloy scrap" means scrap generated from or composed of any of the alloy irons or alloy steels defined in paragraphs (b) (2), (b) (3), and (b) (4).

"Producer" (in the case of iron and steel scrap) means any person who produces scrap in the conduct of a business or other enterprise.

"Dealer" and/or "broker" (in the case of iron and steel scrap) means any person who, as principal or as agent, buys and sells scrap in the regular course of his business.

"Consumer" (in the case of iron and steel scrap) means any person who melts or uses scrap for any of the purposes mentioned above in this paragraph (b).

(9) "Producer" (in the case of iron or steel) means any person who produces iron products or steel as defined herein.

(10) "Distributor" means any person (including a warehouse, jobber, dealer, retailer, or scrap dealer) who is engaged in the business of receiving steel into one or more warehouse stocks regularly main-

tained by him for sale or resale in the form received, or after performing such operations as cutting to length, shearing to size, torch cutting or burning to shape, sorting and grading, pipe threading, or corrugating or otherwise forming sheets for roofing and siding; but a person who, in connection with any sale, bends, punches or performs any fabricating operation designed to prepare steel for final use or assembly, shall not be deemed a distributor with respect to such sale.

(11) "Delivery" includes deliveries received on consignment.

(c) [Deleted Aug. 24, 1945.]

(d) Special inventory limitations on scrap—(1) Restrictions on receipts of scrap by consumers. No consumer may accept delivery of scrap if his inventory of usable scrap (whether prepared or unprepared), including home and purchased scrap, is or will by virtue of such acceptance become more than the amount he requires to meet his projected operations during the next 45 days in the case of steel scrap other than cast scrap, or during the next 30 days in the case of cast scrap. In determining permitted receipts of scrap consumers must take into account their estimated production of home scrap.

(2) Restrictions on receipts of scrap by dealers or brokers. No dealer or broker may accept delivery of any lot or lots of scrap in any month unless he reasonably expects to ship that lot or lots or an equivalent tonnage of scrap during the two succeeding calendar months after receipt. For example, a dealer may receive 100 tons of scrap during the month of October if he reasonably expects to ship a total of 100 tons of scrap during November and December. In November he may receive an additional amount of scrap if during the months of December and January he reasonably expects to ship that amount of scrap in addition to the amount which he is already required to ship in December in order to balance his October receipts. Beginning January 5, 1947, and on the 5th of each succeeding month, if, for any reason, any dealer's or broker's shipments of scrap in the preceding two calendar months are less than the tonnage which he was required to ship in order to balance his receipts for the third preceding month (e. g. his October receipts in the case of his November-December shipments), he must immediately notify the Steel Branch, Civilian Production Administration, Washington 25, D. C., by letter, giving the following information:

(i) His receipts of scrap during the past three calendar months (in tons, by months).

(ii) His actual shipments of scrap during the past two calendar months (in tons, by months).

(iii) The reason why he was unable to balance his receipts for the third preceding calendar month by his shipments during the past two months.

(iv) His current inventory.

The Civilian Production Administration may take such action as it deems necessary to assure a prompt and equitable distribution of scrap.

(3) Adjusting outstanding orders when requirements change. If because of a change in operations, slowing or stoppage of production, delayed delivery by a supplier, or any other change in requirements, a person who has ordered scrap for future delivery would, if he accepted delivery on the date specified, exceed the limits prescribed by this paragraph (d), he must promptly adjust his outstanding orders, and, if necessary, postpone or cancel them. Paragraph (h) of Priorities Regulation 32 describes what further deliveries may be accepted.

(4) Separate inventories. In the case of a person who on October 22, 1946, has more than one operating unit and keeps separate inventory records for them these limitations apply to each such operating unit or division independently. A person may not make any further separation or consolidation of any such operating units without the written approval of the Civilian Production Administration unless it is purely incidental to a separation or consolidation which is made primarily for other than inventory purposes.

(e) Appeals. Any appeals from this order must be made by letter referring to the particular provisions appealed from and stating fully the grounds for the appeal. In emergency cases, appeals may be made by telegraph.

(f) Special directions. (1) The Civilian Production Administration may from time to time issue directions to any person or persons as to the type, description, amount, source, or destination of steel, alloy iron, or iron products, coke, pig iron, or scrap (including segregation of scrap) to be produced, processed, delivered, distributed, or acquired by such person or persons.

(2) The Civilian Production Administration may from time to time issue directions as to facilities and materials to be used in production, and as to any alloying element, issue, directions specifying the quantities and proportions which may be used in alloy iron and alloy steel (including stainless steel), and whether and in what proportion any such element is to be an ore, a metal, a ferro-alloy, reclaimed metal scrap, a chemical compound, or any other material containing such element.

(3) The Civilian Production Administration may make such changes in any melting schedule as it may deem appropriate, and may from time to time issue supplementary directions with regard to melting of alloy iron or alloy steel (including stainless steel).

(4) The Civilian Production Administration may from time to time issue directions to any person or persons as to the type, description, amount, source, or destination of any of the items listed in Schedule II, to be produced, processed, delivered, distributed, or acquired by such person or persons.

(g) Reports. All persons covered by this order shall file with the Civilian Production Administration, Washington, D. C., Reference: M-21, reports at such times and on such forms as may from time to time be prescribed, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(h) Violations. Any person who wilfully violates any provision of this order or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priorities control and may be deprived of priorities assistance.

(i) Communications. All communications concerning this order shall, unless otherwise directed, be addressed to Steel Branch, Civilian Production Administration, Washington 25, D. C., Reference M-21.

Issued this 22d day of October 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

SCHEDULE I

Steel:

Bars, Cold-Finished.
Bars, Hot-Rolled or Forged.
Ingots, Billets, Blooms, Slabs, Die Blocks,
Tube Rounds, Sheet Bars, Tin Bar, and
Skelp.
Pipe, including Threaded Couplings of the
type normally supplied for Threaded
Pipe.
Plates, all Plates (including Rolled Armored Plate in the form and shape to which it is rolled by the Steel Mill and prior to any subsequent fabrication), and including Nickel Clad and Stainless Clad.
Rail and Track Accessories.
Sheet and Strip.
Steel Castings (rough as cast).
Steel Forgings (rough as forged).
Structural Shapes and Piling.
Tinplate, Terneplate, and Tin Mill Black Plate.
Tubing.
Wheels, Tires, and Axles.
Wire Rods, Wire and Wire Products.

Iron products:

Gray Iron Castings (rough as cast).
Malleable Iron Castings (rough as cast).

SCHEDULE II—ALLOYING ELEMENTS AND COMPOUNDS THEREOF, FERRO-ALLOYS AND NON-FERROUS METAL ALLOYS

Chromium—In any of the following forms:
Chemical combinations containing chromium as an essential and recognizable component.

Chrome briquettes.

Chromium in combination with other elements in semi-manufactured or manufactured form, commercially suitable for use in the manufacture of steel or for other metallurgical purposes.

Chromium in elemental form.

Chromium ores and concentrates.

Chromium refractory materials.

Chromium refractories.

Chromium scrap and secondary material.

Chrom-X.

Ferro-Chromium.

Cobalt—In any of the following forms:

Belgian Congo Crudes.

Cobalt Alloys.

Cobalt concentrates.

Cobalt, metal.

Cobalt oxide, commercial.

Cobalt salts.

Cobalt scrap and secondary material.

Ferro-Cobalt.

Ferro-Alloys—Not included in other groups listed herein:

Ferro-boron.

Ferro-carbo.

Ferro-carbon-titanium.

Ferro-columbium.

Ferro-phosphorus.

Ferro-titanium.

Ferro-zirconium.

Titanium carbide.

Manganese—In any of the following forms:

Ferro-Manganese.

Ferro-Manganese-Silicon.

Manganese, metal.

Manganese ores and concentrates.

Silico-Manganese.

Molybdenum—In any of the following forms:

Calcium Molybdate.

Ferro-Molybdenum.

Molybdenum, metal.

Molybdenum ores and concentrates.

Molybdenum oxide.

Molybdenum scrap and secondary material.

Molybdenum silicide.

Molybdenum sulphide.

Nickel—In any of the following forms:

Ferro-Nickels.

Monel metals.

Nickel alloys.

Nickel carbonates.

Nickel concentrates (commercially recoverable).

Nickel matte of any description.

Nickel oxides.

Nickel residues (commercially recoverable).

Nickel salts.

Nickel solutions (commercially recoverable).

Primary metallic nickel, either alloyed or unalloyed.

Speiss (commercially recoverable).

"Secondary nickel" including any nickel or alloy containing nickel prepared by any process of melting or otherwise treating nickel scrap for reuse as a raw material.

"Nickel scrap" including all materials, ferrous and non-ferrous containing 1% or more of nickel by weight, which are the by-product or waste of industrial operations, or which have been discarded on account of obsolescence, failure, or other reason, excluding scrap consisting of any alloy, the principal ingredient of which, by either weight or volume, is metallic aluminum or consisting of any alloy in which the percentage of copper metal by weight equals or exceeds 40% of all the metals and scrap of iron and steel alloys defined in this order.

Silicon—In any of the following forms:

Ferro-Silicon.

Ferro-Silicon-Aluminum.

Ferro-Silicon-Zirconium.

Silicon, metal.

Silicon-Zirconium.

Silvery pig iron.

Sil-X.

Tungsten—In any of the following forms:

Ferro-Tungsten.

Tungsten metal.

Tungsten ores and concentrates.

Tungsten oxide.

Tungsten powder.

Vanadium—In any of the following forms:

Commercial Vanadium pentoxide.

Ferro-Vanadium.

Vanadium ores and concentrates.

[F. R. Doc. 46-19161; Filed, Oct. 22, 1946; 11:37 a. m.]

Chapter XI—Office of Price Administration

PART 1305—ADMINISTRATION

[SO 187 (§ 1305.239)]

REVOKING ALL LIMITATIONS IN MEAT REGULATIONS ISSUED UNDER AUTHORITIES DERIVED FROM THE SECOND WAR POWERS ACT

SECTION 1. All provisions that are established or exercised under authorities derived from the Second War Powers Act, as amended, and which appear in the regulations hereinafter enumerated hereby are revoked, subject to the provisions of section 5.1 of General Ration Order No. 8.

SEC. 2. The regulations in which such provisions are revoked are as follows:

Maximum Price Regulation No. 53.

Revised Maximum Price Regulation No. 148.

Revised Maximum Price Regulation No. 169.

Revised Maximum Price Regulation No. 239.

Maximum Price Regulation No. 389.

Maximum Price Regulation No. 336.

Maximum Price Regulation No. 355.

Maximum Price Regulation No. 394.

This Supplementary Order No. 187 shall become effective as of October 15, 1946.

Issued this 21st day of October 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-19087; Filed, Oct. 21, 1946; 4:21 p. m.]

PART 1306—IRON AND STEEL

[RPS 10, Amdt. 15]

FIG IRON

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

The following new paragraph (c) is added to § 1306.55, *Petitions for amendment, adjustment or exception*:

(c) Any person who sells pig iron for shipment, on or before December 31, 1946, to one or more points in New England who can show that (1) the shipments are to customers, and in tonnages, covered by appropriate certified order or directive from the Civilian Production Administration (2) the applicable maxi-

mum price established by this regulation is not sufficient to cover total costs of the production of the pig iron at the furnace plus average freight from the furnace to the New England delivery points for such shipments, may apply for adjustment of the applicable maximum price to cover total costs at the furnace plus average freight from the furnace to the New England delivery points. An original and one copy of the application shall be filed with the Office of Price Administration, Washington, D. C. The application shall show the current cost of production of the pig iron at the furnace, the grades and tonnages of the pig iron shipped or to be shipped, the names and locations of the customers in New England, the current freight charges incurred on shipments to each delivery point, and shall identify the order or directive under which the shipments are made.

NOTE: The reporting requirements of this Amendment have been waived by the Bureau of the Budget.

This amendment shall become effective October 21, 1946.

Issued this 21st day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment No. 15 to Revised Price Schedule No. 10

The accompanying amendment provides an addition to the provision for individual company adjustments already contained in the regulation. Producers of merchant pig iron who ship into New England points may apply for an adjusted ceiling price on shipments to New England points. The amendment is part of an emergency program developed by the Office of War Mobilization and Reconversion, the Civilian Production Administration, the National Housing Administration and the Office of Price Administration to alleviate a critical shortage of pig iron in the New England area.

The current shortage of pig iron in the New England area is already affecting manufacturing industries extremely important to the reconversion program. It has been found that unless remedial action is taken, a number of plants would be forced to shut down for a lack of pig iron, resulting in a serious set-back to the reconversion program as well as a substantial measure of local unemployment. The shortage has occurred principally for two reasons. First, an important blast furnace located in New England, which in normal times supplies approximately half of the area's requirements for merchant pig iron, has for some months been shut down. Second, the producers of merchant pig iron whose furnaces are located outside of New England have indicated serious difficulties in continuing shipments into that area in quantities comparable to those shipped in the summer and early fall of 1946, chiefly because the absorption of freight charges into the New England area re-

quired by the provisions of Revised Price Schedule No. 10 are substantially higher than on shipments from their furnaces to other points.

The freight absorption currently required on shipments of pig iron to New England are established within the framework of the basing point system which was used by the industry at the time the regulation was first established, and which had been in effect for a number of years prior to that time. After a re-examination of the freight absorption provisions of Revised Price Schedule No. 10, the Price Administrator and the Director of the Office of War Mobilization and Reconversion have found that such provisions cannot be altered (beyond the procedure for the pricing of "dislocated tonnage" already contained in § 1306.52 (c) of RPS 10) in such a way as to alleviate the current shortage in New England without an unstabilizing effect on the economy. Accordingly, other means to meet the situation have been found.

At the request of the Director of the Office of War Mobilization and Reconversion, the Civilian Production Administration is arranging to secure the maintenance of merchant pig iron shipments into New England. This is to be done on a temporary basis by directive of that agency, until such time as supplies of pig iron are available to New England points through production at a New England blast furnace which is to be reopened under subsidy arrangements with the National Housing Administration, and at another furnace located outside of New England which is expected to provide an additional supply of pig iron to the New England area under subsidy arrangements with the National Housing Administration. Depending on the availability of these new supplies, the directive by the Civilian Production Administration will be reduced or abandoned on November 1, 1946, or as soon thereafter as possible.

At the same time, because of reluctance to require the producers of pig iron outside of New England to ship under directive at a loss, the Director of the Office of War Mobilization and Reconversion has requested the Office of Price Administration to provide relief for any producer whose shipment into the area would be made at a loss during the life of the directive. The accompanying amendment is designed to accomplish this purpose.

The amendment provides that a producer who ships merchant pig iron to New England points under Civilian Production Administration directive may apply for such adjustment of his ceiling prices as will enable him to cover total costs of production at his furnace plus average freight charges incurred from his furnace to New England points. Upon application, he may receive the privilege of adjustable pricing (open billing) during the pendency of his application, in accordance with the procedure already set forth in § 1306.52a of RPS 10, entitled "adjustable pricing."

Since the emergency directive by the Civilian Production Administration is expected to terminate some time during the month of November 1946, a terminal date for the new provision has been set

for December 31, 1946. If the directive should expire before that time, the privilege of applying for an adjustment of this type is automatically terminated since the adjustment is conditioned upon the directive.

The adjustment provision added by the accompanying amendment provides for a measure of relief beyond that now afforded by the adjustment provision of Revised Price Schedule No. 10, and also beyond that afforded by the adjustment provisions ordinarily included in maximum price regulations for the purpose of facilitating essential supplies. This departure consists principally in two features of the provision. First, the producer is not required to show his current over-all financial position for the purpose of determining the extent of relief that may be required on a particular product sold by the producer. Second, with respect to the product itself, the producer is not required, as ordinarily, to show hardship on average sales of the product to all points of delivery, but rather is required to show only that there is hardship on sales to a particular area. The Administrator finds this departure from the ordinary adjustment provision to be appropriate in the given instance, because of the urgency for remedial action in the New England area as recognized by the Director of the Office of War Mobilization and Reconversion, and because of the fact that alternative methods of meeting the situation would entail a danger to the stabilization program, as well as the fact that the unusual adjustment procedure is conditioned upon directive of shipments by the Civilian Production Administration.

For the reasons set forth above, the Administrator finds that Amendment No. 15 is in accordance with Executive Order 9599 and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19088; Filed, Oct. 21, 1946; 4:21 p. m.]

PART 1305—ADMINISTRATION

[SO 94, Amdt. 11]

SALES BY GOVERNMENT AGENCIES AND REALES BY CERTAIN BUYERS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplementary Order 94, is amended in the following respects:

1. Appendix A, Part I, is amended by deleting therefrom the following listed regulation:

Revised Price Schedule 4—Iron and steel scrap. (All sales exempt except those to a consumer and his broker.)

2. In Appendix A, Part II, under the paragraph entitled "Metals and Minerals" sub-paragraph (1) is amended to read as follows:

Metals and minerals. (1) With the exception of iron and steel scrap, whether prepared or unprepared, sales or deliveries of scrap metals to dealers in such materials purchasing for resale: Pro-

vided, (a) That the dealer certifies to the Government agency in his bid, quotation or otherwise that he is purchasing such materials for resale and that in reselling he will not exceed the applicable Office of Price Administration maximum prices, and

(b) That the selling officer has no reason to doubt the accuracy of the certificate.

3. Appendix B, Part I, is amended by deleting therefrom the following regulations under their appropriate classifications.

Chemicals, Drugs, and Paints

Regulation No.	Short title	Levels of sale for which dollars and cents maximum prices are established		
		Manufacturer or producer	Wholesaler or jobber	Retailer
245.....	Shellac.....	(1)	(1)	(1)

Rubber and Rubber Products

229.....	Rubber and canvas footwear.	-----	x	x
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4. Appendix B, Part I, is amended by deleting therefrom the following classification and the regulations thereunder:

Fuel, Petroleum Products and Other Oils

42.....	Paraffin wax.....	(1)	(1)	(1)
88.....	Fuel oil, gasoline and liquefied petroleum gas.	(1)	(1)	(1)
323.....	Asphalt and asphalt products.	(1)	(1)	(1)
510.....	Lubricating oils, greases, and certain other petroleum products.	(1)	(1)	(1)

5. Appendix B, Part I, is amended by adding thereto the following regulation under the appropriate classification:

Textiles, Leather and Apparel

SO 131.	Certain cotton textiles.	x	x	-----
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6. Appendix B, Part II, is amended by deleting therefrom, under the classification "Chemicals, Drugs and Paints," the following regulation:

Shellac varnish....	14 F Sec. 3..	(1)	(1)	(1)
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7. Appendix D, Part I, is amended by adding the following regulation to those listed therein:

18.....	Old burlap.....	(1)	(1)	(1)
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This amendment shall become effective October 21, 1946.

Issued this 21st day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of Considerations Involved in the Issuance of Amendment 11 to Supplementary Order 94

The accompanying amendment to Supplementary Order 94 makes a signifi-

cant change with respect to sales of unprepared iron and steel scrap by Government agencies to dealers purchasing for resale. The amendment also makes certain changes in the appendices which have the effect of bringing up to date the listing of the regulations therein.

With respect to iron and steel scrap generally, the accompanying amendment removes Revised Price Schedule 4 (now Maximum Price Regulation 4) from the regulations listed in Appendix A, Part I. The extent to which Government sales of iron and steel scrap are exempted is set forth in Appendix A, Part II, in the paragraph entitled "Metals and minerals." Since Maximum Price Regulation 4 no longer contains the exemptions which are set forth in parentheses following the listing of RPS 4 in Appendix A, Part I and in view of the aforesaid exemption provision contained in Appendix A, Part II, it is both unnecessary and inaccurate to retain the listing of RPS 4 in Part I of Appendix A. Therefore, it has been deleted.

The most significant change made by this amendment is that made in Appendix A, Part II of SO 94. Appendix A, Part II, provided, among other things, that sales of scrap metals, with the exception of prepared iron and steel scrap, by Government agencies to dealers in such metals purchasing for resale were exempt from price control if certain conditions were met. Amendment 10, effective September 16, 1946, made an exception to this general exemption with respect to prepared iron and steel scrap. Amendment 10 followed and complemented Amendment 7 to MPR 4, effective August 26, 1946, by which sales of prepared iron and steel scrap to dealers were placed under price control for the first time. Now, Amendment 8 to MPR 4 has been issued, effective September 11, 1946 purportedly placing under price control sales by industrial producers or Government agencies of unprepared iron and steel scrap to dealers. However, since sales by Government agencies are covered by SO 94 and MPR 4 is referred to therein solely for the purpose of establishing the dollars-and-cents maximum prices, it has been found necessary to amend further SO 94 if sales of unprepared iron and steel scrap, as well as sales of prepared iron and steel scrap, when made by Government agencies, are to be placed under price control. The accompanying amendment complements amendment 8 to MPR 4 and removes the exemption previously granted Government agencies on their sales of unprepared iron and steel scrap to dealers. As a result of this amendment to SO 94 it will now be necessary for Government agencies when selling iron and steel scrap to dealers to sell at prices not in excess of the maximum prices set forth in MPR 4, as amended.

Sales by Government agencies of all other scrap metals to dealers remain exempt, as heretofore.

This amendment of Appendix A, Part II, of SO 94 has been issued after consultation with interested Government agencies. No serious objection to its issuance has been made by these agencies although the Navy, which sells a substantial tonnage of unprepared iron and

steel scrap, has indicated certain administrative difficulties that will be attendant upon its selling to dealers at maximum prices. The Administrator believes, however, that in the interest of the stabilization program and to achieve a more satisfactory movement of iron and steel scrap to consumers thereof the removal of the exemption with respect to Government sales is necessary. The Administrator adopts and hereby makes a part of this Statement of Considerations the pertinent features of the Statement of Considerations accompanying Amendment 8 to MPR 4.

The considerations for the other changes in the appendices are as follows:

Second RMPR 245, Shellac, prior to its revision, established dollars and cents maximum prices for all sellers at various levels of distribution and therefore was listed in the Appendix B. By the recent revision, a formula was substituted for the dollars and cents maximum prices. Since Appendix B does not contain regulations which price by formula it is necessary that MPR 245 be deleted.

Revised Maximum Price Regulation 229, Rubber and Canvas Footwear, was recently suspended from price control under SO 129. Suspended regulations ordinarily are not deleted from the appendices of SO 94 until they are exempted from price control. This regulation 229, Rubber and Canvas Footwear, prices footwear at the wholesale and retail level. It has been superseded, insofar as Government surplus is concerned, at the wholesale level by Second Revised Order 91 under SO 94 and at the retail level by mark-ups provided in Appendix C of of RSO 122. Therefore, its listing in Appendix B, Part I, is no longer necessary and it is deleted therefrom.

The Price Control Extension Act of 1946, Section 1A (d) (4), decontrolled "Petroleum Products Processed or Manufactured in whole or substantial part from Petroleum" and the Administrator has not reimposed controls as permitted thereunder if certain specified conditions are met. Consequently, the entire category designated "Fuel, Petroleum Products and Other Oils" and all the regulations listed thereunder are deleted from Appendix B, Part I.

Supplementary Order 131—Certain Cotton Textiles, has been added to Appendix B, Part I, since this Order supplements the dollars-and-cents prices in certain price schedules, regulations and orders which are listed in the appendices to SO 94.

Revised Price Schedule 18—Burlap, is listed in Appendix B, Part I, and contains dollars-and-cents prices at all levels of sale. This regulation, in addition, provides prices for old burlap and is therefore added to the regulations in Appendix D, Part I, which covers used commodities.

[F. R. Doc. 46-19086; Filed, Oct. 21, 1946; 4:21 p. m.]

PART 1301—MACHINE TOOLS [MPR 67, Amdt. 4]

NEW MACHINE TOOLS

A statement of the considerations involved in the issuance of this amend-

ment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 67 is amended in the following respect:

1. Section 10 is revised and amended to read as follows:

Sec. 10. *Application for adjustment.* Any person seeking adjustment in his maximum prices for the sale of any product subject to this regulation may file an application for price adjustment in accordance with the provisions of Supplementary Order No. 142 (Adjustment Provisions for Sales of Industrial Machinery and Equipment).

2. Section 12 is amended in the following respect:

The second sentence is deleted and the following sentence substituted therefor: "However, unless authorized by the Office of Price Administration, no deliveries may be made at a price which is to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery."

This amendment shall become effective October 22, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment No. 4 to Maximum Price Regulation 67

Since Supplementary Order No. 142 (Adjustment Provisions for Sales of Industrial Machinery and Equipment) superseded the adjustment provisions of section 10 of Maximum Price Regulation 67 on and after December 11, 1945, this section is revised to instruct the public to file all applications for price adjustment pursuant to that supplementary order.

Likewise, this amendment deletes the reference to 10 (c) appearing in section 12 with respect to deliveries of products during the pendency of an application for adjustment filed pursuant to section 10.

[F. R. Doc. 46-19142; Filed, Oct. 22, 1946; 11:19 a. m.]

PART 1305—ADMINISTRATION [SO 132, Amdt. 63]

EXEMPTION AND SUSPENSION FROM PRICE CONTROL OF SYRUPS, GLUCOSES AND CORN STEEP LIQUOR

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.

Supplementary Order No. 132 is amended in the following respects:

1. In section 1 (a) (5) the following commodities are added in alphabetical order: "Syrups or glucoses produced from the flour or starchy materials of potatoes, tapioca, cassava, sago, rye, and manioc."

¹ 10 F. R. 14954, 15170; 11 F. R. 296, 297, 881, 1102, 1467, 2378, 2640, 2989, 2927, 3247, 3396, 4021, 4090, 4861, 5066, 5353, 5598, 5599, 5539, 5650.

2. In section 1 (f) the following commodity is added in alphabetical order: "Corn Steep Liquor, in liquid or dry form."

This amendment shall become effective October 22, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Approved: October 14, 1946.

N. E. DODD,
Acting Secretary of Agriculture.

Statement of the Considerations Involved in the Issuance of Amendment No. 63 to Supplementary Order No. 132

The accompanying amendment to Supplementary Order No. 132 is issued to exempt from price control, syrups or glucoses produced from the flour or starchy materials of potatoes, tapioca, cassava, sago, rye and manioc, and corn steep liquor.

None of these products are sold to household consumers and they enter business costs only insignificantly. Syrups and glucoses produced from the flour or starchy materials of potatoes, tapioca, cassava, sago, rye and manioc are made by only 10 or 15 producers for the purpose of supplying emergency substitutes for corn syrup and sugar to industrial users such as bakers and confectioners.

Corn Steep Liquor is sold for use by the penicillin industry as an essential broth ingredient for mold growth, or used by the refiners as an ingredient in their corn gluten feeds.

The annual dollar volume of sales is very small for these items and they constitute only a minor portion of cost in the finished consumer food or other items in which they are used as ingredients.

The Price Administrator finds that these products are not important in relation to business costs or living costs and in his judgment the action taken by the amendment will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19138, Filed, Oct. 22, 1946; 11:18 a. m.]

PART 1305—ADMINISTRATION

[SO 146, Amdt. 4]

RECONVERSION INDUSTRY REPORTING

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplementary Order No. 146 is amended in the following respects:

Appendix A is amended by deleting therefrom the following commodities:

Clocks and watches (spring, electric movements only, central control resetting devices).

Lawn mowers (hand, power, gang).

This amendment is effective as of October 1, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of Considerations Involved in the Issuance of Amendment No. 4 to Supplementary Order 146

The accompanying amendment to Supplementary Order No. 146 removes from the coverage of Supplementary Order 146 clocks and watches and lawn-mowers.

Lawnmowers have been removed from price control by an amendment of Supplementary Order 126. This amendment corrects the listing in Supplementary Order 146 accordingly.

Clocks and watches are removed from the coverage of Supplementary Order 146 because the administrative problems involved in securing the reports are out of proportion to the advantages derived from having the information. The administrative difficulties encountered result from the complexities of the manufacturing, importing and distributing structure of this industry.

The amendment is made effective as of October 1, 1946, in order to obviate the

necessity of securing the reports normally due in October.

[F. R. Doc. 46-19139; Filed, Oct. 22, 1946; 11:18 a. m.]

PART 1305—ADMINISTRATION

[SO 148, Amdt. 10]

ADJUSTMENT OF MAXIMUM PRICES FOR SALES OF CERTAIN LOW-END CONSUMER DURABLE GOODS

A statement of the considerations involved in the issuance of this amendment, has been issued simultaneously herewith and filed with the Division of the Federal Register.

Supplementary Order No. 148 is amended in the following respect:

The following is added to the list of articles, cut-off prices, maximum percentage adjustments, and profit margins factors (percent) in Appendix A:

Article	Cut-off price	Maximum percentage adjustment	Profit margin factor
Kitchen utility tables with the following specifications: Porcelain top, one drawer, wooden apron and legs; with top of stain-proof porcelain of standard quality; lining or under-frame of wood or its equal; drawer with wood sides and bottom, overlap construction, dovetailed or three point suspension construction, non-jamming guides and stainless, non-tarnishing metal handles or pulls; apron of hardwood, glued in corner blocks or equal construction, rounded corners and smooth edges; legs of hardwood, edges eased or rounded, metal glides on leg bottoms; finish in prime coat and enamel or equal top coat: With minimum dimensions (tolerance of 1" in any dimension) as follows: 20" high x 40" long x 25" wide..... 20" high x 36" long x 25" wide..... 20" high x 30" long x 20" wide..... 20" high x 24" long x 16" wide.....	\$8.00 to retailers ¹ \$7.85 to retailers ² \$7.65 to retailers ³ \$7.45 to retailers ⁴	1.6 1.6 1.6 1.6
Steel kitchen cabinet bases with the following specifications: One drawer, one door, with top of stainproof porcelain of standard quality; finish in enamel or equal top coat: With minimum dimensions (tolerance of 1" in any dimension) as follows: 20" high x 24" wide x 16" deep..... 20" high x 24" wide x 20" deep..... 20" high x 27" wide x 22" deep and two doors.....	\$7.75 to retailers ¹ \$9.00 to retailers ² \$10.75 to retailers ³	2.4 2.4 2.4
Kitchen utility cabinets (also kitchen safes, kitchen cupboards, kitchen chinas) with the following specifications: Wooden, double-doors, upper doors with glass and lower doors with veneer panels; with side, back and door panels of 3 to 5 ply lumber and veneer or equal; with drawers of 3 ply bottoms, ends and backs, tenoned construction, non-jamming guides or equal construction; shelves of 5 ply, tongue or grooved construction or equal; plain or etched glass, single strength or equal; hinges of stainless, non-tarnishing metal or equal; finish of prime coat and enamel or equal top coat: With minimum dimensions: 30" wide x 11" deep x 68" high.	\$13.50 to retailers.....	1.6
Kitchen utility cabinets: With single doors—upper with glass and lower with panel and minimum dimensions: 23" wide x 12" deep x 68" high..... 18" wide x 12" deep x 68" high.....	\$10.50 to retailers ¹ \$8.50 to retailers ²	1.6 1.6

This amendment shall become effective on the 22d day of October 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of considerations involved in the issuance of Amendment No. 10 to Supplementary Order No. 148

The accompanying amendment adds certain specified types of kitchen utility tables and kitchen cabinet bases to the articles already listed in Appendix A of Supplementary Order No. 148. The considerations involved in the listing of articles originally placed in Appendix A apply with equal force to the articles added to Appendix A by the accompany-

ing amendment. Therefore, the statement of considerations in this regard accompanying the issuance of Supplementary Order No. 148 is incorporated herein by reference.

[F. R. Doc. 46-19140; Filed, Oct. 22, 1946; 11:18 a. m.]

PART 1305—ADMINISTRATION

[SO 148, Amdt. 11]

PORTABLE ELECTRIC BROILERS

A statement of the considerations involved in the issuance of this amendment has been filed with the Division of the Federal Register.

Supplementary Order No. 148 is amended in the following respects:

1. Appendix A is amended by adding the following article and its cut-off price in the appropriate columns at the end of the list of electrical appliances:

Portable Electric Broilers, \$5.00 each.

This amendment shall become effective on the 28th day of October 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of Considerations Involved in the Issuance of Amendment No. 11 to Supplementary Order No. 148

The accompanying amendment adds Portable Electric Broilers to the list of low-end small household electrical appliances which are eligible for adjustment under the order.

It has been found that normal quantities of the low-end models of portable electric broilers are not being produced under current cost conditions. The addition of this item with a cut-off point of \$5.00 will, in the opinion of the Administrator, make possible an expansion in the production of low-end portable electric broilers, thus reducing the overall cost to the consumer for such items.

[F. R. Doc. 46-19141; Filed, Oct. 22, 1946; 11:18 a. m.]

PART 1360—MOTOR VEHICLES AND MOTOR VEHICLE EQUIPMENT

[MPR 594, Amdt. 9]

MAXIMUM PRICES FOR NEW PASSENGER AUTOMOBILES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation 594 is amended in the following respects:

1. Paragraph (c) of section 10a is amended by deleting the phrase "to retail purchasers".

2. The last sentence in the third paragraph of the form of affidavit in Appendix B is amended to read as follows:

The average dollar and cents amount of all identified charges for handling made by the above dealer during the base period on retail sales of the make of car covered by this affidavit is (insert amount rounded to the nearest dollar).

This amendment shall become effective October 28, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment 9 to Maximum Price Regulation 594

The amendment to Maximum Price Regulation 594 which this statement of considerations accompanies is issued to clarify the provisions of section 10a and the form of affidavit in Appendix B.

By this amendment, the phrase "to retail purchasers" which appears in paragraph (c) of section 10a, is deleted. Dealer invoices to customers in the base period did not customarily contain a break down of the various components of the total price. Therefore under section 10a it is sufficient if the dealer's books of record contain an entry of a charge for handling adequately identified as such. The use of the phrase "to retail purchasers" in paragraph (c) immediately following the phrase "identified as such" created some doubt on this point. The amendment should serve to clarify the matter.

The last sentence in the third paragraph of the form of affidavit in Appendix B is also amended by this action. Under section 10a a dealer who had in effect for at least 75 percent of his sales at retail during the base period a charge for handling, identified as such, higher than the dollar amount provided for preparing and conditioning in the Order establishing maximum prices for the automobile which he sells, may determine a straight average of all the identified charges for handling he made during the base period for the particular make of passenger automobile. He may then substitute this average charge for the charge for preparing and conditioning specifically permitted by the applicable order under Maximum Price Regulation 594. Any uncertainty on this point should be resolved by this amendment.

[F. R. Doc. 46-19151; Filed, Oct. 22, 1946; 11:22 a. m.]

PART 1360—MOTOR VEHICLES AND MOTOR VEHICLE EQUIPMENT

[MPR 610, Amdt. 5]

MAXIMUM PRICES FOR NEW TRUCKS AND NEW MOTORCYCLES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation 610 is amended in the following respects:

1. Paragraph (4) (iii) of section 10 (g) is amended by deleting the phrase "when delivered to retail purchasers."

2. The last sentence in the third paragraph of the form of affidavit in Appendix B is amended to read as follows: "The average dollar and cents amount of all identified charges for handling made by the above dealer during the base period on retail sales of each gross vehicle weight classification of truck covered by this affidavit is (insert separate amount rounded to the nearest dollar for each gross vehicle weight of truck)."

This amendment shall become effective October 28, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment 5 to Maximum Price Regulation 610

The amendment to Maximum Price Regulation 610 which this statement of

considerations accompanies is issued to clarify the provisions of section 10 (g) (4) and the form of affidavit in Appendix B.

By this amendment, the phrase "when delivered to retail purchasers" which appears in paragraph (iii) of section 10 (g) (4) is deleted. Dealer invoices to customers in the base period did not customarily contain a break down of the various components of the total prices. Therefore under section 10 (g) (4) it is sufficient if the dealer's books of record contain an entry of a charge for handling adequately identified as such. The use of the phrase "when delivered to retail purchasers" in paragraph (iii) created some doubt on this point. The amendment should serve to clarify the matter.

The last sentence in the third paragraph of the form of affidavit in Appendix B is also amended by this action. Under section 10 (g) (4) a dealer who had in effect for 75 percent of his retail sales of trucks in the particular gross vehicle weight classification an identified handling charge higher than the applicable preparing and conditioning charge permitted by the regulation, may determine a straight average of all the identified charges for handling he made during the base period on such sales. He may then substitute this average charge for the charge for preparing and conditioning specifically permitted by section 10 (g) (1) of Maximum Price Regulation 610. Any uncertainty on this point should be resolved by this amendment.

[F. R. Doc. 46-19156; Filed, Oct. 22, 1946; 11:23 a. m.]

PART 1305—ADMINISTRATION

[SO 126, Amdt. 61]

EXEMPTION AND SUSPENSION OF CERTAIN FURNITURE ITEMS FROM PRICE CONTROL

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplementary Order No. 126 is amended in the following respects:

1. Section 2 (g) is amended by changing the statement:

Furniture items, as follows, when designed primarily for porch, lawn, garden and general outdoor use, constructed of any material (except stone), but not including upholstered or padded sofas, chairs, or love seats with reed, bamboo, rattan, or metal frames:

to read:

Furniture items as follows, when designed primarily for general outdoor use, constructed of any material except stone:

2. Section 7 is amended by adding the following item:

Cedar chests.

This amendment shall become effective on the 22d day of October, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of Considerations Involved in the Issuance of Amendment No. 61 to Supplementary Order No. 126

The accompanying amendment to Supplementary Order No. 126 suspends cedar chests from price control. This article has been determined by the Administrator to be of insignificant importance to business or living costs, although such a determination has not been made in regard to the broader commodity group of which it is a part. The suspension of cedar chests from price control does not offer possibilities of an unstabilizing effect inasmuch as they do not compete directly with furniture left under control.

The listing of porch, garden, and lawn furniture is changed to remove the ambiguities that were present in the original language contained in Amendment 51. The exemption formerly excluded upholstered or padded sofas, chairs, or love seats with reed, bamboo, rattan, or metal frames. As these articles are not normally designed for general outdoor use the specific exclusion has given rise to some confusion. The amendment in removing the specific exclusion clarifies the exemption. No further exemption is effected.

[F. R. Doc. 46-19137; Filed, Oct. 22, 1946; 11:17 a. m.]

PART 1305—ADMINISTRATION

[Rev. Gen. RO 5¹, Amdt. 11]

FOOD RATIONING FOR INSTITUTIONAL USERS

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Revised General Ration Order 5 is amended in the following respects:

1. Section 24.1 (a) is amended by substituting the words "Maritime Commission" for the words "War Shipping Administration".

2. Section 24.3 (a) is amended by adding the words "or State Maritime Academy Cadets" after the words "Coast Guard personnel".

This amendment shall become effective October 28, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-19132; Filed, Oct. 22, 1946; 11:16 a. m.]

PART 1305—ADMINISTRATION

[SO 142, Amdt. 8]

ADJUSTMENT PROVISIONS FOR SALES OF INDUSTRIAL MACHINERY AND EQUIPMENT

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplementary Order 142 is amended in the following respects:

1. Section 2 (a) is amended by adding thereto the following subparagraph:

If prior to the filing of an individual application under this section for the adjustment of the maximum price of any product, an industry application with respect to such product has been received by the OPA under the provisions of section 6 of the Emergency Price Control Act of 1942, as amended, or if an industry survey to determine an industry price increase factor for such product has been undertaken by the OPA, no individual adjustment will be authorized for such product and the individual application will be dismissed without prejudice to the applicant; if, prior to the filing of an individual application under this section for the adjustment of the maximum prices of more than one product, an industry application covering some but not all of the same products has been received by the OPA under the provisions of section 6 of the Emergency Price Control Act of 1942, as amended, or if an industry survey to determine an industry price increase factor for some but not all of the same products has been undertaken, no adjustment will be authorized for the product or products covered by the industry application or the industry survey as the case may be and as to such product or products the individual application will be dismissed without prejudice but the individual application will be otherwise retained and processed in accordance with the other provisions of this order. The provisions of this subparagraph shall not apply to any individual application filed with the OPA prior to October 22, 1946.

2. The paragraph in section 2 (b) (3) beginning with the sentence "In the case of the over-all adjustment, the applicant will, in general, be allowed adjusted total costs plus a reasonable margin of profit * * *", shall be amended to read as follows:

In the case of the over-all adjustment, the applicant will, in general, be allowed adjusted total costs plus a reasonable margin of profit (the base period 1936-39 ratio of profit to net worth). This margin will in no case, however, exceed the base period allowable percentage of profit to sales. In the case of "divisional adjustment", the applicant will be allowed adjusted total costs, and in the case of "individual item adjustments", the applicant will be allowed adjusted factory costs.

3. Section 2 (b) is amended by adding thereto, at the end thereof, a subparagraph as follows:

In the case of a manufacturer producing critical products, the relief that may be granted under this order may be modified to include recovery of additional costs where the manufacturer demonstrates willingness and ability to increase his output: (1) by increasing his current average work week; or (2) by institution of second or third shifts. In the case of a manufacturer producing critical products for whom a substantial expansion of production in his existing plants is not feasible, the relief that may be granted under this order may include compensation for expansion of his sub-

contracted work. (For the purposes of this paragraph, a "critical product" shall be taken to mean any product which has been declared to be critical by the Civilian Production Administrator).

4. Section 2 (f) is amended to read as follows:

(f) *Adjustable pricing.* No seller, unless authorized by the Office of Price Administration, may deliver at a price to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. This authorization will be given only where: (1) a request for a change in the applicable price is pending; and (2) authorization is necessary to promote distribution or production; and (3) undue hardship will not accrue to resellers; and (4) it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration having authority to act upon a pending request for a change in price. The authorization will be given by Letter Order. This paragraph (f) shall not apply to applications for adjustment received by the Office of Price Administration prior to October 22, 1946, and as to all such applications, the provisions heretofore contained in paragraph (f) shall apply.

This amendment shall become effective October 22, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance Amendment No. 8 Under Supplementary Order 142

This amendment effects important changes in Supplementary Order 142 which prescribes the adjustment provisions for sales of industrial machinery and equipment. By one of these changes, the Administrator has sought to relieve the burden of processing numerous individual applications at a time when, either at the request of an industry, on his own motion, or under the provisions of section 6 of the Emergency Price Control Act of 1942, as amended, an industry action is contemplated with respect to the products for which adjustment is requested by the individual applicant. The standards for adjustment provided by section 6 of the act as well as the transition product standard are so liberal that adjustments granted by industry-wide action are, in the main, adequate to provide the necessary price increases for the individual applicants.

Section 2 (b) of Supplementary Order 142 provides for total costs plus a reasonable margin of profit in the case of applications filed on an over-all company basis. The statement of considerations accompanying the issuance of Supplementary Order 142 is more specific with respect to the amount of this "reasonable profit", providing for the average return of operating profit to net sales in the years 1936-39 in projected cases and average net profit before taxes to net worth

¹ 11 F. R. 116.

in the years 1936-39 for applications processed on a current basis. Experience has indicated that in certain circumstances, the latter method gives unreasonable results, particularly in those cases where net worth has increased greatly since the base period. This may be the result either of an abnormally small net worth for the company in the pre-war period or an abnormally large net worth for the company in the current period, or by a combination of both. In many cases, the large current net worth reflects outside investments of the company totally unrelated to the usual business of the company. The present amendment limits the amount of the allowable profit in such cases by establishing a maximum equal to the ratio of profit to sales in the years 1936-39.

This amendment adds to the adjustment provisions a device intended to assist manufacturers of critical products who are able and willing to increase their output. In the case of critically needed machinery and equipment it is likely that increased production can presently be obtained in individual cases by either increasing the current number of hours of plant operation or by adding to the current amount of subcontracted work. In the opinion of the Administrator, the employment of either or both of these opportunities should be encouraged. The Administrator recognizes, however, that either undertaking will entail additional expense which should be considered in determining the amount of the adjustment to be authorized under the order. Section 2 (b) of the order governing the computation of adjustments is accordingly amended to effect this aim.

The Administrator has determined that the provision of Supplementary Order 142 granting automatic adjustable pricing on the filing of an individual application for adjustment of maximum prices has resulted in wide-spread inequities, and is therefore removing this provision. Numerous resellers, not fully understanding the effect of adjustable pricing, have had to absorb price increases from their suppliers, in excess of their profit margin, thus making a transaction not only unprofitable, but in fact, resulting in substantial loss to them. Provision for permitting manufacturers to sell at a price to be adjusted upward after delivery, upon action by the Administrator granting an increase, is continued in the order. It is, however, confined to cases where, in the judgment of the Administrator, it is necessary to promote distribution, will not cause undue hardship to resellers, and will not contravene the purposes of the Emergency Price Control Act of 1942, as amended. Such provision will be made only by letter order.

[F. R. Doc. 46-19158; Filed, Oct. 22, 1946; 11:24 a. m.]

PART 1360—MOTOR VEHICLES AND MOTOR VEHICLE EQUIPMENT

[MPR 540, Amdt. 14]

MAXIMUM PRICES FOR USED PASSENGER AUTOMOBILES

A statement of the considerations involved in the issuance of this amend-

ment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation 540 is amended in the following respects:

1. The first paragraph of section 11 following the headnote is amended to read as follows:

Every person when he sells a used car covered by this regulation shall prepare a Certificate of Transfer, Appendix F, in duplicate, in accordance with instructions in that appendix, sign both copies of the certificate and turn in the original to his Price Control Board not later than five days from the date of sale, and give the other copy to the purchaser at the time of sale.

2. Appendix F is amended by substituting the words "Appendix B and Appendix L" for the words "Appendix B" wherever such words appear in Appendix F and by substituting the words "Appendix D and Appendix M" for the words "Appendix D" wherever such words appear in Appendix F.

3. Appendix L is amended by adding the following to the list in that Appendix under the head "Chrysler".

CHRYSLER

Model, body type and passenger capacity	Base price in region		
	A	B	C
1946—Town and country 6-passenger sedan, on Windsor chassis.....	\$1,916	\$1,949	\$1,984
1946—Town and country (8-cylinders) convertible coupe....	2,247	2,280	2,315

4. Appendix M is amended by adding the following to the list in that Appendix after the last reference to "1947, Studebaker" and prior to the reference to heaters for all makes of cars of 1946 and 1947 model years.

Year and make	Description	Price
1946 Studebaker.....	Climatizer.....	\$31.46
1947 Studebaker.....	Climatizer.....	45.19

This amendment shall become effective this 22d day of October 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment 14 to Maximum Price Regulation 540

This amendment makes certain minor changes in Maximum Price Regulation 540.

The first change concerns itself with the method to be used in reporting sales of 1945 and later model year used cars. Under the terms of Maximum Price Regulation No. 540, all sales of used cars must be reported to the local Price Control Board. The regulation, in Appendix F, sets forth the form of the certificate of transfer to be used in making this report. However, the certificate was so designed that it could be used only in

those cases where the regulation sets forth specific dollar and cent prices for used cars. Prior to Amendment 13 to Maximum Price Regulation No. 540 there was no schedule or appendix setting forth dollar and cent prices for 1945 and later model year used cars. Consequently, the certificate of transfer form set forth in Appendix F could not be used to report sales of such cars. Instead there was a separate certificate set forth in section 7a of the regulation to be used in reporting sales of such late year model used cars. Now, however, since the issuance of Amendment 13, there are dollar and cent prices available for practically all late model used cars. It is therefore, now possible to report sales of used cars of all model years on the certificate of transfer form. This action makes it clear that the certificate of transfer form in Appendix F of Maximum Price Regulation No. 540 must be used for reporting sales of the later year cars as well as reporting sales of the 1942 and earlier models.

The other changes made by this amendment are in the form of additions of Appendix L and Appendix M which set forth maximum prices for 1945 and later year model year used cars and in-built equipment. Two additional automobiles are added to the list of Chrysler cars in Appendix L and climatizers of two 1947 model Studebakers are added to the in-built equipment listed in Appendix M. The considerations involved in these actions are the same as those which prompted the original issuance of Appendices L and M. They are set forth in full in the statement of considerations accompanying Amendment 13 to Maximum Price Regulation No. 540, and insofar as applicable to this action are incorporated herein by reference.

In the opinion of the Administrator the changes made in the regulation by the amendment are in keeping with the general provisions of Maximum Price Regulation 540 and will effectuate the purpose of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19149; Filed, Oct. 22, 1946; 11:21 a. m.]

PART 1373—PERSONAL AND HOUSEHOLD ACCESSORIES

[MPR 476, Amdt. 6]

LUGGAGE

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation No. 476 is amended in the following respects:

1. Section 3 (a) is amended to read as follows:

(a) Regardless of ceiling prices determined under Maximum Price Regulation No. 188, the ceiling price for any type of non-leather luggage, except sample cases, sample trunks and foot lockers, may not exceed the highest price charged by you for the same type of non-leather luggage in your regular line from March 1, 1942, to August 31, 1943, inclusive, increased by the same percentage by which

your maximum prices for that type of luggage are adjusted under any order issued by the Office of Price Administration under Supplementary Orders Nos. 118, 119, or 133. For the purposes of this paragraph, "non-leather luggage" means any luggage which, except for the trim, is made from some material other than leather. Sample cases and sample trunks include only those cases and trunks which are primarily designed for carrying merchandise or samples. You may not take the highest price charged by you from March 1, 1942, to August 31, 1943, for a type of leather luggage for the purpose of determining the highest price you may charge for a type of non-leather luggage.

At the time a ceiling price is fixed under Maximum Price Regulation No. 188 for a new item of luggage of a type which was not sold by you from March 1, 1942, to August 31, 1943, the Office of Price Administration will also fix the highest price which you may charge for that type of luggage in line with the level of ceiling prices already established for your sales of other types of non-leather luggage in your line. If you have never manufactured luggage before, at the time a ceiling price is fixed under Maximum Price Regulation No. 188, the Office of Price Administration will also fix the highest price which you may charge for the type of luggage being priced.

Non-leather luggage is for this purpose divided into the following types:

Furlough Bags
Overnight Cases
Pullman Cases (empty)
Tray Pullman Cases
Men's Wardrobes
Men's Weekends
Physicians' Bags

This amendment shall become effective on the 28th day of October 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of Considerations Involved in the Issuance of Amendment No. 6 to Maximum Price Regulation No. 476

The accompanying amendment to Maximum Price Regulation No. 476 makes two significant changes in the provisions of section 3 (a) which is concerned with the highest price line limitation for manufacturer's sales of certain types of non-leather luggage.

The amendment provides for the upward adjustment of a manufacturer's highest price line by the percentage amount of any individual adjustment which he may be granted by an order under Supplementary Order No. 118, 119 or 133. Since most manufacturers who could qualify for an adjustment under these Supplementary Orders would probably already be selling most or all of their articles of non-leather luggage at the highest price permitted by this section, failure to make this provision would frequently have the effect of withholding from these manufacturers the relief provided by those orders on articles currently being sold. To take advantage of the relief granted, the manufacturer

would have to concentrate his production on articles whose unadjusted maximum prices are below the highest price charged by him for the same type of non-leather luggage in his regular line from March 1, 1942, to August 31, 1943, inclusive. Shifting his production quickly into lower cost articles more often than not would cause additional financial loss and render the relief provided by the individual adjustment order inadequate to accomplish the intended result of the adjustment.

The second change made by the amendment is the omission of foot lockers from the types of non-leather luggage which are subject to the highest price line limitation. Numerous manufacturers are producing foot lockers under contracts with the United States Government in accordance with exacting specifications involving the use of materials which are much more expensive than the materials which went into the foot lockers they sold for civilian use from March 1, 1942 to August 31, 1943. Partially fabricated materials which do not meet the inspection standards set under these government contracts can most economically be used in the manufacture of similar lockers for civilian use. However, a manufacturer whose highest price line limitation on foot lockers is too low to permit the use of such high quality materials is forced to divert partially fabricated materials to less appropriate use or even sell them as scrap. One result is economic waste of high quality materials. In some instances where the contract provides for certain materials to be furnished by the government, the offsetting credit resulting from the sale of materials which do not meet the required specifications is reduced and the effect is an increased cost to the government.

The effect of this change is to permit any manufacturer to establish maximum prices under Maximum Price Regulation No. 188 for foot lockers of higher quality than those he manufactured and sold in the eighteen month period ended August 31, 1943.

[F. R. Doc. 46-19148; Filed, Oct. 22, 1946; 11:20 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[3d Rev. RO 3, Amdt. 25]

SUGAR

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Third Revised Ration Order 3 is amended as follows:

1. Sections 13.1 (a) (5), 13.1 (a) (6), 13.2 (a) (3), 13.5 (c) (2), 13.5 (c) (2) (i), 14.1 (c), and 14.8 are amended by substituting the words "Maritime Commission" wherever the words "War Shipping Administration" appear.

2. Section 14.2 (a) is amended by deleting the words "War Shipping Administration."

¹ 11 F. R. 177.

This amendment shall become effective October 28, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Rationale Accompanying Amendment No. 25 to Third Revised Ration Order 3, Amendment No. 11 to Revised General Ration Order 5

On September 1, 1946, the War Shipping Administration was terminated and its functions and activities were transferred to the Maritime Commission. These amendments provide for the substitution of the Maritime Commission in lieu of the War Shipping Administration in those cases where the Maritime Commission carries on the activities of the former War Shipping Administration as a "designated" or "exempt" agency.

[F. R. Doc. 46-19131; Filed, Oct. 22, 1946; 11:16 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[3d Rev. RO 3, Amdt. 26]

SUGAR

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Third Revised Ration Order 3 is amended as follows:

Section 17.1 (b) (4) is amended to read as follows:

(4) A District Office may not approve an application filed under this section but must send the application, together with all other information received, including the entire file, to the Regional Office for decision.

This amendment shall become effective October 28, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Rationale Accompanying Amendment No. 26 to Third Revised Ration Order 3

Present regulations. The present regulations provide that OPA Form R-373 applications be sent to the Washington Office for decision. Over a period of time the Washington Office delegated authority to decide such applications to certain Regional Offices.

Proposed amendment. This amendment delegates the authority to decide OPA Form R-373 application to all the Regional Offices.

Reason for amendment. The Washington Office had already delegated authority to decide OPA Form R-373 applications to certain Regional Offices. The proposed amendment is issued in order to extend such authority to all the Regional Offices.

[F. R. Doc. 46-19133; Filed, Oct. 22, 1946; 11:16 a. m.]

¹ 11 F. R. 177.

PART 1420—BREWERY, DISTILLERY AND WINERY PRODUCTS

[MPR 445, Amdt. 44]

DISTILLED SPIRITS AND WINES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 445 is amended in the following respect:

1. The following proviso is added to section 2.6a:

Provided, however, That where producing distillers combine their operations for the production of grain neutral spirits, the distiller who operates the plant which produces the grain neutral spirits may charge the other distillers in such combined operation their pro rata shares of actual production costs. For the purpose of this section "producing distiller" is defined as a distiller who produced grain neutral spirits in his own plant during the year 1945.

This amendment shall become effective October 28, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Approved: October 14, 1946.

N. E. DODD,
Under Secretary of Agriculture.

Statement of the Considerations Involved in the Issuance of Amendment No. 44 to Maximum Price Regulation 445

Section 2.6a of Maximum Price Regulation 445 provides that where a person buys the service necessary to convert his raw material into grain neutral spirits the total amount paid by him for the raw material and service may not exceed the maximum price that would apply if the grain neutral spirits were sold to him by the person furnishing the service.

Since the Department of Agriculture has made several reductions in the number of mashing days allowed to each distillery, large distillers with several plants have found it to their financial advantage to combine the grain allotments of the individual plants into one or more plants in order to obtain the economies of more extensive operation and have the greater expense entailed in operating separate plants for only a few days a month. Independent distillers each with only one plant, have similarly found it to their financial advantage to combine operations.

The maximum price of 59½¢ per proof gallon for grain neutral spirits did not hamper such arrangements until in or about May of 1946. However, at that time the increased costs of grain and other factors, together with the low number of mashing days allowed, made the expense of producing grain neutral spirits in certain cooperative operations exceed the ceiling of 59½¢. Large pro-

ducing distillers with several plants are not affected by the added costs because they use the spirits themselves and are not faced with the question of selling these spirits.

The accompanying amendment allows producing distillers in a combined operation to be charged by the owner of the plant doing the actual distilling their pro rata share of costs of the distilling. The right to pay such increased charges above the ceiling otherwise established by section 2.6a is limited to producing distillers who produced beverage spirits in their own plants during 1945 and thus the present modification will have no effect on ordinary custom distilling operations.

[F. R. Doc. 46-19147; Filed, Oct. 22, 1946; 11:20 a. m.]

PART 1499—COMMODITIES AND SERVICES

[2d Rev. SR 14, Amdt. 45]

SALES OF SULPHATE AMMONIA FOR INDUSTRIAL USE

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 1.10 to Article I of Second Revised Supplementary Regulation 14 is amended to read as follows:

SEC. 1.10 *Maximum prices for sales of sulphate of ammonia for industrial use (minimum nitrogen content 20.5%).* Maximum prices for sales and deliveries of sulphate of ammonia for industrial use shall be as follows:

(a) *Sales by producers, importers and primary jobbers.* Maximum prices for sales by producers, importers and primary jobbers shall be the higher of the following appropriate prices:

(1) *California and Arizona.* The maximum price that may be charged for domestic sulphate of ammonia delivered to any destination in California and Arizona shall be \$36.50 per ton in bulk and \$38.00 per ton in bags: *Provided,* That on any shipments made to destinations in California and Arizona where the freight charges exceed \$4.53 per ton from Shell Point, California, to such destination, such excess freight charges may be added to the maximum price.

(2) *Washington, Oregon, California and Arizona.* The maximum price that may be charged for imported sulphate of ammonia delivered to any destination in Washington, Oregon, California and Arizona shall be \$40.15 per ton in bulk and \$41.80 per ton in bags: *Provided,* That on any shipments made to destinations in Washington and Oregon where the freight charges exceed \$7.21 per ton from Ironton, Utah, to such destination, such excess freight charges may be added to the maximum price: *And provided further,* That on any shipments made to destinations in California and Arizona where the freight charges exceed \$4.53 per ton from Shell Point, California, to such destination, such excess freight charges may be added to the maximum price.

(3) *Colorado and New Mexico.* The maximum price that may be charged

for sulphate of ammonia shall be: \$40.60 per ton in bulk and \$43.60 per ton in bags delivered to any destination in Colorado; \$42.30 per ton in bulk and \$45.30 per ton in bags delivered to any destination in New Mexico.

(4) *All other States.* The maximum price that may be charged for sulphate of ammonia for delivery to any destination in all other States than those set forth under (1), (2) and (3) above, shall be \$30.00 per ton in bulk f. o. b. at domestic producing plant or at nearest domestic producing plant to point of entry for imported sulphate of ammonia. For bagged sales there may be added to the above maximum price \$1.50 per ton plus a sum not in excess of the established maximum price, at the time of the sale, for the bags containing the ton.

(5) If sulphate of ammonia is shipped from the producer's plant or, in the case of imports, from the point of discharge, to a warehouse situated at a point other than the point of production or discharge, and reshipped from the warehouse in bags, there may be added to the maximum bagged price the sum of 50 cents per ton. The point of discharge is the port at which the imported sulphate of ammonia is unloaded from a vessel, or, in the case of rail shipments of imported sulphate of ammonia, the place at which such shipment is first unloaded.

(6) If the seller's maximum price for sales of sulphate of ammonia to industrial users was higher under the General Maximum Price Regulation than for sales to fertilizer manufacturers, he may add to the appropriate maximum price specified above the same percentage differential that existed on March 31, 1946 between his sales to industrial users and his sales to fertilizer manufacturers.

(b) *Sales by any other persons.* The maximum price for the sale of sulphate of ammonia for industrial use by any person other than a producer, importer or primary jobber shall be the maximum price which his supplier could lawfully charge him for a like quantity and quality, plus the same percentage markup over cost of acquisition which he had on March 31, 1946, together with the transportation charges actually incurred by the seller in respect to the lot sold.

This amendment shall become effective October 28, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of the Consideration Involved in the Issuance of Amendment 45 to Second Revised Supplementary Regulation 14

Maximum prices of sulphate of ammonia for sales to fertilizer manufacturers in Idaho, Montana, Nevada, Oregon, Utah, Washington and Wyoming were changed from a delivered to a f. o. b. producing plant basis, the same as established for eastern states, and in Colorado and New Mexico on a customary delivered basis in line with the adjustment for the other States, by Amendment 17 to Revised Maximum Price Regulation 205

¹ 10 F. R. 7444, 8241, 9395, 9626, 10224, 11515, 11906, 12262, 12263, 13717, 14027, 14506, 14965, 15268; 11 F. R. 845, 1155, 1849, 3614, 6016.

due to increased costs and to promote distribution.

This amendment affords the same relief on sales to industrial users by continuing the same individual percentage differentials between maximum prices to fertilizer manufacturers and industrial users and the same percentage markup on resales that existed as of March 31, 1946.

In the opinion of the Administrator, the accompanying amendment is fair and equitable and complies with all other requirements of the Emergency Price Control Act of 1942, as amended, and all applicable Executive orders.

[F. R. Doc. 46-19134; Filed, Oct. 22, 1946; 11:16 a. m.]

PART 1499—COMMODITIES AND SERVICES

[SR 14 H, Amdt. 16]

MODIFICATION OF MAXIMUM PRICES FOR CERTAIN TRANSPORTATION SERVICES BY MOTOR VEHICLE

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplementary Regulation No. 14 H is amended by adding section 22 to read as follows:

SEC. 22. *Transportation of building materials in dump trucks in the State of Washington.* The maximum rate for the transportation of building materials in bulk in dump trucks within the State of Washington by motor carriers other than common carriers, shall be either (1) the rates set forth in the order issued by the Department of Transportation of the State of Washington on June 25, 1946, in WDT Cause No. T-8006, effective July 1, 1946, or (2) the maximum rates established by the General Maximum Price Regulation or any supplementary regulation or order issued by the Office of Price Administration, whichever rates are higher.

This amendment shall become effective as of July 1, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment 16 to Supplementary Regulation No. 14H

The accompanying amendment establishes maximum rates for carriers, other than common carriers, who transport building materials in bulk in dump trucks within the State of Washington. The maximum rates established by this action are consistent with the maximum rates fixed in the Temporary Order issued by the Department of Transportation of Washington on June 25, 1946 in WDT Cause No. T-8006, effective July 1, 1946.

At a hearing held before the Department of Transportation of the State of Washington, data was presented indicating that because of increases in various operating costs, mainly higher wage

rates, many common and contract carriers were operating at a loss. Accordingly, it was found, after consideration of the testimony and data presented, that an adjustment of the rates of common and contract carriers was essential to enable carriers to cover their costs of operation.

The effect of compliance by carriers with their rates established under the General Maximum Price Regulation would result in such carriers being compelled to charge lower rates than those approved as minima in the Order issued by the Department of Transportation of the State of Washington. The elimination of the conflict in State and Federal regulations, in this instance, is in accordance with the policy and standards of the Office of Price Administration.

In view of the foregoing considerations, the Administrator finds that the rates established as maxima by this amendment are generally fair and equitable and are consistent with the provisions of the Emergency Price Control Act of 1942, as amended, and applicable Executive orders.

[F. R. Doc. 46-19135; Filed, Oct. 22, 1946; 11:17 a. m.]

PART 1499—COMMODITIES AND SERVICES

[SR 14H, Amdt. 17]

MODIFICATION OF MAXIMUM PRICES ESTABLISHED BY THE GENERAL MAXIMUM PRICE REGULATION FOR CERTAIN TRANSPORTATION SERVICES

A statement of the consideration involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 23 is added to read as follows:

SEC. 23. *Transportation of coal in colliers along the North Atlantic Coast.* The maximum rates for the transportation of coal in colliers from Hampton Roads, Virginia to ports along the North Atlantic Coast by carriers other than common carriers, shall be as follows:

Vessel DWT summer freeboard	Rate per gross cargo ton
Less than 4,301	\$2.32
4,301 to 5,800	2.10
5,801 to 8,000	1.66
8,001 to 10,000	1.53
10,001 and over	1.31

For self-discharging type vessel maximum rate from Hampton Roads, Virginia to Boston, Massachusetts shall not be in excess of \$1.42 per gross ton.

1. The above rates are for transportation to Boston, Massachusetts; for other ports, apply the following differentials: Bath, Maine and ports east of Portland, Maine, plus 35 cents; Portland, Maine and Portsmouth, New Hampshire, plus 15 cents; ports on Long Island Sound, including Thames River, minus 15 cents; and New York, New York and Philadelphia, Pennsylvania, minus 20 cents.

2. Add 5 cents per ton for coal taken on at second port loading facility.

3. Add 5 cents per ton for unloading by vessel self-unloading equipment.

4. The maximum charge for any cargo shall be computed at the rate applicable to the vessel according to its deadweight tonnage summer freeboard.

This amendment shall become effective as of July 1, 1946, and shall, unless revoked or extended, expire at 12 o'clock midnight on October 31, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment 17 to Supplementary Regulation No. 14-H

This amendment to Supplementary Regulation No. 14-H establishes maximum rates for the transportation of coal in colliers from Hampton Roads, Virginia, to ports along the North Atlantic Coast.

By Letter Order No. L-274 issued on September 5, 1946, under § 1499.75 (a) (3) of Supplementary Regulation No. 15 to the General Maximum Price Regulation, as amended by Amendment No. 1 on September 19, 1946, the maximum rates for the transportation of coal in colliers between the ports involved were adjusted for six specifically-named carriers. The vessels which are now operated by these six carriers were operated by the War Shipping Administration until July 1946. The vessels of these carriers had not been privately operated since 1942, when they were requisitioned by the United States Government. When the vessels now operated by these carriers were returned or assigned to them for private operation it was obvious that an adjustment in their maximum rates, which were fixed under the General Maximum Price Regulation at March 1942 levels, was necessary. The maximum rates established by Order L-274, as amended, were based on cost data furnished for operations performed during July 1946 by those carriers.

At the time the above rate adjustment was made it was believed that an adjustment was required only for the privately-operated colliers. It has since developed that it was necessary for the War Shipping Administration to continue some collier operations after July 1, 1946, and that the United States Maritime Commission will continue such operation for some time in the future. To ensure an orderly transition to a peace-time economy it is considered essential to bring the rates on the Government-operated vessels in line with those of private operators which are based on vessel operating costs. This action will also provide generally fair and equitable rates for new carriers entering the trade.

To provide for such further adjustment in rates as may be necessary upon consideration of additional data which the carriers are required to submit on or before October 15, 1946, this amendment shall expire on October 31, 1946. Order No. L-274, as amended, shall remain in full force and effect.

[F. R. Doc. 46-19136; Filed, Oct. 22, 1946; 11:17 a. m.]

Chapter XVIII—Office of Economic Stabilization, Office of War Mobilization and Reconversion

[Reg. 1, Revocation]

PART 4002—REGULATIONS ON GRADING AND GRADE LABELING

Regulation No. 1, issued August 5, 1943, providing for the grading and grade labeling of meats, designated §§ 4002.1 to 4002.7 inclusive (8 F. R. 10988), as amended December 1, 1944, March 19, June 28, July 7, November 7, and December 6, 1945 (9 F. R. 14306, 10 F. R. 2975, 8070, 8620, 13405, and 14865), is hereby revoked in its entirety, *Provided however*, That this action shall not have the effect to release or extinguish any penalty or liability incurred under the regulation which shall be treated as remaining in force for the purpose of allowing or sustaining any proper suit, action, prosecution, or proceeding with respect to such penalty or liability.

Issued and effective this 15th day of October 1946.

(56 Stat. 765; 58 Stat. 632, 642, 784; 59 Stat. 306; 15 U. S. C. 713a-8, 713a-8 note, 50 U. S. C. App. 901-903, 921-925, 961-971; Pub. Law 548, 79th Cong.; E. O. 9250, 9328, 9599, 9651, 9697, 9699, 9762, 7 F. R. 7871, 8 F. R. 4681, 10 F. R. 10155, 13487, 11 F. R. 1691, 1929, 8073)

JOHN R. STEELMAN,
*Director of War Mobilization
and Reconversion, Director
of Economic Stabilization.*

[F. R. Doc. 46-18960; Filed, Oct. 22, 1946;
8:52 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

[4th Rev. S. O. 180, Amdt. 9]

PART 95—CAR SERVICE

DEMURRAGE ON REFRIGERATOR CARS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 16th day of October A. D. 1946.

Upon further consideration of Fourth Revised Service Order No. 180 (10 F. R. 14970), as amended (11 F. R. 1627, 1991, 3605, 4038, 9453, 10092, 11707), and good cause appearing therefor, *It is ordered*, That:

The provisions of Fourth Revised Service Order No. 180, (49 C. F. R. § 95.330), as amended, are hereby suspended insofar as they would apply on refrigerator cars held at or short of ports for transshipment to vessels, and on such cars when reconsigned or diverted. In lieu thereof the rules, regulations and charges provided in lawfully-published tariffs shall apply.

Effective date. This amendment shall become effective at 7:00 a. m., October 17, 1946.

Expiration date. This amendment shall expire at 7:00 a. m., November 17, 1946 unless otherwise modified, changed,

No. 207—3

suspended or annulled by order of this Commission.

It is further ordered, That a copy of this order and direction shall be served upon each State Commission and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 46-18994; Filed, Oct. 22, 1946;
8:47 a. m.]

Notices

DEPARTMENT OF LABOR.

Wage and Hour Division.

LEARNER EMPLOYMENT CERTIFICATES

ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wages lower than the minimum rate applicable under section 6 of the act are issued under section 14 thereof and § 522.5 (b) of the regulations issued thereunder (August 16, 1940, 5 F. R. 2862) to the employer listed below, effective as of the date specified in each listed item below.

The employment of learners under these certificates is limited to the terms and conditions as designated opposite the employer's name. These certificates are issued upon the employer's representations that they are actually in need of learners at subminimum rates in order to prevent curtailment of opportunities for employment. The certificates may be cancelled in the manner provided for in the regulations and as indicated on the certificates. Any person aggrieved by the issuance of the certificates may seek a review or reconsideration thereof.

Name and address of firm, industry, learner occupations, number of learners, learning period, learner wage, effective and expiration dates:

Atlantic Union College, South Lancaster, Massachusetts:

Print Shop; ten (10) learners; compositor, pressman and related operations; for a learning period of 1,000 hours at 30 cents an hour for the first 500 hours and 35 cents an hour for the next 500 hours;

Woodworking Mill; fifteen (15) learners; millman, assembler and related operations; for a learning period of 500 hours at 30 cents an hour for the first 300 hours and 35 cents an hour for the remaining 200 hours;

Cabinet Shop; three (3) learners; cabinet maker and related operations; for a learning period of 600 hours at 30 cents an hour;

Bindery; twenty-five (25) learners; bindery worker and related operations; for a learning period of 400 hours at 30 cents an hour for the first 200 hours and 35 cents an hour for the next 200 hours; effective October 10, 1946; expiring September 30, 1947.

Signed at New York, New York, this 17th day of October 1946.

PAULINE C. GILBERT,
*Authorized Representative
of the Administrator.*

[F. R. Doc. 46-19046; Filed, Oct. 22, 1946;
8:47 a. m.]

LEARNER EMPLOYMENT CERTIFICATES

ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rate applicable under section 6 of the act have been issued to the firms hereinafter mentioned under section 14 of the act, § 522 of the regulations issued thereunder (August 16, 1940, 5 F. R. 2862, and as amended June 25, 1942, 7 F. R. 4725), and the determinations, orders and/or regulations hereinafter mentioned. The names and addresses of the firms to which certificates were issued, industry, products, number of learners, learner occupations, wage rates, learning periods, and effective and expiration dates of the certificates are as follows:

Independent Telephone Learner Regulations, July 17, 1944 (9 F. R. 7125).

The special learner certificates issued to the following companies under the above regulations provide for the employment of learners in the occupation of commercial switchboard operator for a period not in excess of 480 hours at not less than 30 cents per hour for the first 320 hours and 35 cents per hour for the remaining 160 hours of the learning period. The number of learners authorized to be employed depends on the number of operators in the exchange, i. e., one learner if the exchange employs 8 operators or less, two learners if the exchange employs from 9 to 18 operators, etc. See regulations, § 522.083.

Central Iowa Telephone Company, Williamsburg, Iowa; effective October 20, 1946, expiring October 19, 1947.

McKrae Telephone Company, Inc., Fredonia, Kansas; effective October 24, 1946, expiring October 23, 1947.

McKrae Telephone Company, Inc., Burlington, Kansas; effective October 24, 1946, expiring October 23, 1947.

The employment of learners under these certificates is limited to the terms and conditions therein contained and is subject to the provisions of the applicable determinations, orders and/or regulations cited above. These certificates

have been issued upon the employers' representations that experienced workers for the learner occupations are not available for employment and that they are actually in need of learners at subminimum rates in order to prevent curtailment of opportunities for employment. The certificates may be cancelled in the manner provided in the regulations and as indicated in the certificates. Any person aggrieved by the issuance of any of these certificates may seek a review or reconsideration thereof within fifteen days after publication of this notice in the FEDERAL REGISTER pursuant to the provisions of regulations, § 522.

Signed at New York, New York, this 17th day of October 1946.

PAULINE C. GILBERT,
Authorized Representative
of the Administrator.

[F. R. Doc. 46-19047; Filed, Oct. 22, 1946;
8:47 a. m.]

FEDERAL POWER COMMISSION.

[Docket No. G-757]

CITIES SERVICE GAS CO.

ORDER FIXING DATE OF HEARING AND CONSOLIDATING PROCEEDINGS

OCTOBER 16, 1946.

It appearing to the Commission that:

(a) On July 19, 1946, in the above docket, the Commission suspended rate schedule filed by Cities Service Gas Company on June 19, 1946, pertaining to conditions under which service is to be rendered to The Gas Service Company, Kansas City Gas Company, and The Wyandotte Gas Company.

(b) The conditions of service proposed in the above rate schedules are related to matters involved in the applications of Cities Service Gas Company, Docket No. G-729, and Mid-Continent Gas Transmission Company, Docket No. G-699, which applications, together with the applications of Northern Natural Gas Company, Docket Nos. G-747, G-763, and G-765, are set for hearing on October 28, 1946, Room 527, U. S. Court House, Kansas City, Missouri.

(c) Good cause exists for consolidating the above proceedings for purposes of hearing.

The Commission orders that:

(A) A public hearing be held commencing November 12, 1946, at 10:00 a. m., Room 527, U. S. Court House, Kansas City, Missouri, respecting the matters involved and the issues presented in Docket No. G-757.

(B) Docket No. G-757 be and the same hereby is consolidated for the purpose of hearing with the applications of Cities Service Gas Company, Docket No. G-729, Mid-Continent Gas Transmission Company, Docket No. G-699, and Northern Natural Gas Company, Docket Nos. G-747, G-763, and G-765.

Date of issuance: October 18, 1946.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 46-18962; Filed, Oct. 22, 1946;
8:52 a. m.]

[Docket Nos. G-699, G-729, G-747, G-763,
G-765]

MID-CONTINENT GAS TRANSMISSION CO.,
ET AL.

ORDER POSTPONING HEARING

OCTOBER 16, 1946.

In the matters of Mid-Continent Gas Transmission Company, Docket No. G-699; Cities Service Gas Company, Docket No. G-729; Northern Natural Gas Company, Docket Nos. G-747, G-763 and G-765.

It appearing to the Commission that:

(a) On September 17, 1946, the Commission ordered that a public hearing in the above-entitled matters be held commencing on October 28, 1946, at 10:00 a. m., in Room 527, U. S. Court House, Kansas City, Missouri.

(b) Good cause exists for postponing the date of hearing as hereinafter provided.

The Commission orders that:

The public hearing in the above-entitled matters is hereby postponed to November 12, 1946, commencing at 10:00 a. m., in Room 527, U. S. Court House, Kansas City, Missouri.

Date of issuance: October 18, 1946.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 46-18961; Filed, Oct. 22, 1946;
8:52 a. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File Nos. 70-1183, 31-534, 31-535]

MAINE PUBLIC SERVICE CO., ET AL.

ORDER RELEASING JURISDICTION OVER LEGAL FEES

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 17th day of October A. D. 1946.

In the matters of Maine Public Service Company, Consolidated Electric and Gas Company, File No. 70-1183; Maine Public Service Company, File No. 31-534; Maine and New Brunswick Electrical Power Company, Ltd., File No. 31-535.

By orders dated December 10, 1945, and December 18, 1945, this Commission granted and permitted to become effective, subject to certain terms and conditions, an application-declaration and amendments thereto filed by Maine Public Service Company ("Maine"), a registered holding company and an electric utility subsidiary company of Consolidated Electric and Gas Company ("Consolidated"), a registered holding company, filed pursuant to the Public Utility Holding Company Act of 1935 and certain rules and regulations promulgated thereunder. In said orders the Commission reserved jurisdiction with respect to the payment of legal fees incurred or to be incurred in connection with the proposed transactions.

The transactions passed upon in said orders, and regarding which the reservation of jurisdiction was made, included

the issue and sale by Maine, at competitive bidding under Rule U-50, of \$2,200,000 principal amount of First Mortgage and Collateral Trust Bonds, the increase of the authorized shares of capital stock from 10,000 shares, par value \$100 per share, to 150,000 shares, par value \$10 per share, the exchange of 93,030 shares of new common stock for the 9,030 shares of old common stock, and the issuance of the remaining 56,970 shares of new common stock as a stock dividend, the increase in capital stock (\$569,700) being charged to capital surplus of Maine.

Maine proposes to pay a fee of \$15,000 to Mudge, Stern, Williams & Tucker, New York, New York. The successful bidders for the First Mortgage Bonds sold by Maine at competitive bidding propose to pay Beekman & Bogue, New York, New York, as counsel for such bidders in this matter, a fee of \$7,000.

The Commission having examined the records and the data submitted in support of these fees, and finding that the amounts thereof, under the circumstances of this case, are not unreasonable:

It is hereby ordered, That jurisdiction over the payment of fees and expenses to be paid in connection with the above described transactions be, and the same hereby is, released.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 46-18964; Filed, Oct. 22, 1946;
8:49 a. m.]

[File No. 70-1349]

HEVI DUTY ELECTRIC CO.

NOTICE REGARDING FILING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 17th day of October 1946.

Notice is hereby given that an application and amendment thereto has been filed with this Commission under the Public Utility Holding Company Act of 1935, and particularly under sections 9 and 10 by Hevi Duty Electric Company ("Hevi Duty"), a subsidiary of The North American Company, a registered holding company.

Notice is further given that any interested person may, not later than October 28, 1946 at 5:30 p. m., e. s. t., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request and the nature of his interest or may request that he be notified if the Commission should order a hearing thereon. At any time thereafter, said application, as amended, may be granted as provided in Rule U-23 of the rules and regulations promulgated pursuant to said act, or the Commission may exempt such transaction as provided in Rule U-20 (a) and Rule U-100 thereof. Any such request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania.

All interested persons are referred to said document which is on file in the office of this Commission for a statement of the transactions therein proposed, which are summarized as follows:

Hevi Duty proposes to acquire the entire 127 shares of capital stock of Surges Electric Company (Surges), a Wisconsin corporation engaged in the manufacture of certain electric appliances used in the business of Hevi Duty. Applicant proposes to purchase such stock from three individuals for an aggregate price of \$82,000. The stock is presently subject to an option to purchase held by the president of Hevi Duty, who has assigned his interest in the option to Hevi Duty. Two of such selling individuals are not at present holders of record of all the shares they have agreed to sell, but the option provides that such shares not held of record by such sellers will be acquired not later than March 1, 1947. Hevi Duty proposes, after such acquisition, to retire and cancel the said 127 shares of the capital stock of Surges, to merge the assets and liabilities of Surges with those of Hevi Duty and, as a condition to the order of this Commission granting the application, to dissolve Surges.

It is represented in the application that consummation of the proposed transaction will assure the continuity of supply of a necessary appliance essential to a substantial portion of the electric furnaces produced by Hevi Duty.

It is also represented in said application, as amended, that all the preferred stockholders of Hevi Duty have consented to the acquisition of the capital stock of Surges by Hevi Duty.

The applicant requests that the Commission take appropriate action to accelerate the issuance of the order granting this application.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 46-18963; Filed, Oct. 22, 1946;
8:52 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 64, Order 333]

GAMBLE SKOGMO, INC.

APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 11 of Maximum Price Regulation No. 64; It is ordered:

(a) This order establishes ceiling prices for sales of private brand gas ranges Models No. 47-6480, 47-6481, 47-6482 and 47-6483 manufactured for sale by Gamble Skogmo, Incorporated, 15 North 8th Street, Minneapolis 3, Minn.

(1) For sales by Gamble Skogmo, Incorporated to retail dealers the ceiling prices are as follows:

Model No.	Ceiling prices for sales to retail dealers	
	Zone 1	Zone 2
47-6480	\$79.85	\$87.06
47-6481	79.85	87.06
47-6482	79.85	87.06
47-6483	79.85	87.06

These prices are delivered prices to the dealer's store and include Federal excise tax, but do not include any state or local taxes imposed at the point of sale. They are subject to the seller's customary terms, discounts, allowances and other price differentials in effect on the sale of similar articles.

(2) For sales in each zone by retail dealers to ultimate consumers the ceiling prices are those set forth below:

Model No.	Ceiling prices for sales to ultimate consumers	
	Zone 1	Zone 2
47-6480	\$111.75	\$116.25
47-6481	111.75	116.25
47-6482	111.75	116.25
47-6483	111.75	116.25

These prices include the Federal excise tax, delivery and installation. If the retail dealer does not provide installation he shall compute his retail ceiling price by subtracting \$6.00 from his maximum price as shown above for sales on an installed basis. In all other respects these prices are subject to each seller's customary terms, discounts, allowances (other than trade-in allowances) and other price differentials in effect on sales of similar articles.

(b) Gamble-Skogmo, Inc., shall, before delivering any range covered by this order, after the effective date thereof, cause to be attached securely to the inside oven door panel a label which plainly states the OPA retail maximum prices established by this order for sales of the range to ultimate consumers in each zone together with a list of the states included in each zone. The label shall also state that the retail prices shown thereon include the Federal excise tax, delivery and installation, and that if the seller does not provide installation, the maximum price is \$6.00 less than the price shown on the label.

(c) All the provisions of Maximum Price Regulation No. 64 continue to apply to sales of articles covered by this order, except to the extent that they are modified by this order. The ceiling prices established by this order have been determined in accordance with sections 11a and 11b of Maximum Price Regulation No. 64 and may not, therefore, be increased under these sections.

(d) For the purpose of this order, Zones 1 and 2 comprise the following states:

Zone 1. North Dakota, South Dakota, Nebraska, Kansas, Oklahoma, Texas, Arkansas, Missouri, Iowa, Minnesota, Wisconsin, Michigan, Illinois, Indiana, and Ohio.

Zone 2. Montana, Wyoming, Colorado, New Mexico, Arizona, Utah, Nevada, Washington, Oregon, California, and Idaho.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 23d day of October 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order No. 333 Under Maximum Price Regulation No. 64

Section 11b (c) of Maximum Price Regulation No. 64 required manufacturers of stoves subject to preticketing by the manufacturer having retail ceiling prices fixed prior to August 19, 1946, to recompute those ceiling prices so as to insure the return to retailers of a percentage markup over their current invoice cost equal to the average percentage markup which they received on sales of the same or similar stoves on March 31, 1946. To achieve this result the manufacturer was required to determine a markup factor for each stove applicable to his current ceiling prices to distributors, or, if he did not sell to distributors, to his largest class of purchaser by dividing his March 31, 1946 ceiling price to that class by his March 31, 1946 retail ceiling price for his most comparable stove in Zone 1.

Gamble Skogmo, Incorporated, 15 North 8th Street, Minneapolis 3, Minnesota, hereinafter referred to as the applicant, did not have ceiling prices and resale ceiling prices established under Maximum Price Regulation No. 64 for the various gas ranges it is now offering for sale. The resale ceiling prices so established were not fixed until after March 31, 1946. Hence the applicant had no models in his line on March 31, 1946 which he could use to determine a markup factor to be applied to his current ceiling prices for sales to his largest buying class of purchaser to enable him to recompute the retail ceiling prices of his ranges in accordance with section 11b (c) of Maximum Price Regulation No. 64. It is, therefore, necessary to issue an order establishing new retail ceiling prices for each stove now in his line under section 11 of Maximum Price Regulation No. 64 which provides that orders may be issued establishing retail ceiling prices whenever a manufacturer's ceiling prices have been determined under the regulation.

The retail ceiling prices established by the accompanying order were determined by dividing the retail ceiling price in Zone 1 which would have been established under Maximum Price Regulation No. 64 for the same stove on March 31, 1946 by the applicant's ceiling price to his largest buying class of purchaser as it would have been set under the same regulation on the same date, and applying the resulting markup factor to the applicant's current ceiling price under Maximum Price Regulation No. 64 to the same class of purchaser. The resulting retail ceiling prices return to the retailers a percentage markup equal to the average percentage markup they would have received on March 31, 1946 in connection with sales of the same stove. The retail ceiling prices established are, therefore, in accordance with the requirements of section 2 (t) of the Emergency Price Control Act of 1942, as amended and in line with the level of ceiling prices fixed under Maximum Price Regulation No. 64.

The accompanying order requires compliance with the notification, pre-

ticketing, terms of sale and other general provisions of Maximum Price Regulation No. 64.

[F. R. Doc. 46-19001; Filed, Oct. 22, 1946; 8:52 a. m.]

[MPR 64, Order 334]

WESTERN AUTO SUPPLY CO.

APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 11 of Maximum Price Regulation No. 64, *It is ordered:*

(a) This order establishes ceiling prices for sales of private brand gas ranges Models No. 47-6480, 47-6481, 47-6482 and 47-6483 manufactured for sale by Western Auto Supply Company, Los Angeles, Calif.

(1) For sales by Western Auto Supply Company to retail dealers the ceiling prices are as follows:

Model No.	Ceiling prices for sales to retail dealers	
	Zone 1	Zone 2
47-6480	\$79.85	\$87.06
47-6481	79.85	87.06
47-6482	79.85	87.06
47-6483	79.85	87.06

These prices are delivered prices to the dealer's store and include Federal excise tax, but do not include any state or local taxes imposed at the point of sale. They are subject to the seller's customary terms, discounts, allowances and other price differentials in effect on the sale of similar articles.

(2) For sales in each zone by retail dealers to ultimate consumers the ceiling prices are those set forth below:

Model No.	Ceiling prices for sales to ultimate consumers	
	Zone 1	Zone 2
47-6480	\$111.75	\$116.25
47-6481	111.75	116.25
47-6482	111.75	116.25
47-6483	111.75	116.25

These prices include the Federal excise tax, delivery and installation. If the retail dealer does not provide installation he shall compute his retail ceiling price by subtracting \$6.00 from his maximum price as shown above for sales on an installed basis. In all other respects these prices are subject to each seller's customary terms, discounts, allowances (other than trade-in allowances) and other price differentials in effect on sales of similar articles.

(b) Western Auto Supply Company, shall before delivering any range covered by this order, after the effective date thereof, cause to be attached securely to the inside oven door panel a label which plainly states the OPA retail maximum prices established by this order for sales of the range to ultimate consumers in each zone together with

a list of the states included in each zone. The label shall also state that the retail prices shown thereon include the Federal excise tax, delivery and installation, and that if the seller does not provide installation, the maximum price is \$6.00 less than the price shown on the label.

(c) All the provisions of Maximum Price Regulation No. 64 continue to apply to sales of articles covered by this order, except to the extent that they are modified by this order. The ceiling prices established by this order have been determined in accordance with sections 11a and 11b of Maximum Price Regulation No. 64 and may not, therefore, be increased under these sections.

(d) For the purpose of this order, Zones 1 and 2 comprise the following states:

Zone 1. North Dakota, South Dakota, Nebraska, Kansas, Oklahoma, Texas, Arkansas, Missouri, Iowa, Minnesota, Wisconsin, Michigan, Illinois, Indiana, and Ohio.
Zone 2. Montana, Wyoming, Colorado, New Mexico, Arizona, Utah, Nevada, Washington, Oregon, California, and Idaho.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 23d day of October 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order No. 334 Under Maximum Price Regulation No. 64

Section 11b (c) of Maximum Price Regulation No. 64 required manufacturers of stoves subject to preticketing by the manufacturer having retail ceiling prices fixed prior to August 19, 1946, to recompute those ceiling prices so as to insure the return to retailers of a percentage markup over their current invoice cost equal to the average percentage markup which they received on sales of the same or similar stoves on March 31, 1946. To achieve this result the manufacturer was required to determine a markup factor for each stove applicable to his current ceiling prices to distributors, or, if he did not sell to distributors, to his largest class of purchaser by dividing his March 31, 1946 ceiling price to that class by his March 31, 1946 retail ceiling price for his most comparable stove in Zone 1.

Western Auto Supply Company, Los Angeles, California, hereinafter referred to as the applicant, did not have ceiling prices and resale ceiling prices established under Maximum Price Regulation No. 64 for the various gas ranges it is now offering for sale. The resale ceiling prices so established were not fixed until after March 31, 1946. Hence the applicant had no models in his line on March 31, 1946 which he could use to determine a markup factor to be applied to his current ceiling prices for sales to his largest buying class of purchaser to enable him to recompute the retail ceiling prices of his ranges in accordance with section 11b (c) of Maximum Price Regulation No. 64. It is, therefore, necessary to

issue an order establishing new retail ceiling prices for each stove now in his line under section 11 of Maximum Price Regulation No. 64 which provides that orders may be issued establishing retail ceiling prices whenever a manufacturer's ceiling prices have been determined under the regulation.

The retail ceiling prices established by the accompanying order were determined by dividing the retail ceiling price in Zone 1 which would have been established under Maximum Price Regulation No. 64 for the same stove on March 31, 1946 by the applicant's ceiling price to his largest buying class of purchaser as it would have been set under the same regulation on the same date, and applying the resulting markup-factor to the applicant's current ceiling price under Maximum Price Regulation No. 64 to the same class of purchaser. The resulting retail ceiling prices return to the retailers a percentage markup equal to the average percentage markup they would have received on March 31, 1946 in connection with sales of the same stove. The retail ceiling prices established are, therefore, in accordance with the requirements of section 2 (t) of the Emergency Price Control Act of 1942, as amended and in line with the level of ceiling prices fixed under Maximum Price Regulation No. 64.

The accompanying order requires compliance with the notification, preticketing, terms of sale and other general provisions of Maximum Price Regulation No. 64.

[F. R. Doc. 46-19003; Filed, Oct. 22, 1946; 8:53 a. m.]

[MPR 64, Order 335]

CALORIC STOVE CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 11 of Maximum Price Regulation No. 64; *It is ordered:*

(a) This order establishes ceiling prices for sales of gas range Model No. 5208 manufactured for sale by Caloric Stove Corporation, Widener Building, Philadelphia 7, Pa.

(1) For sales by wholesale distributors to retail dealers the ceiling prices are as follows:

Model No.	Ceiling prices for sales by distributors to retail dealers	
	Zone 2A	Zone 3A
5208	\$80.89	\$83.16

These prices are f. o. b. wholesale distributor's city and include Federal excise tax. They are subject to each seller's customary terms, discounts, allowances, and other price differentials in effect on sales of similar articles.

(2) For sales in each zone by retail dealers to ultimate consumers the ceiling prices are those set forth below:

Model No.	Ceiling prices for sales to ultimate consumers					
	Zone 1	Zone 2	Zone 2A	Zone 3	Zone 3A	Zone 4
5208.....	\$110.75	\$113.75	\$128.25	\$110.75	\$131.75	\$118.75

These prices include the Federal excise tax, delivery, and installation. If the retail dealer does not provide installation, he shall compute his ceiling price by subtracting \$6.00 from his ceiling price as shown above for sales on an installed basis. In all other respects these prices are subject to each seller's customary terms, discounts, allowances (other than trade-in allowances) and other price differentials in effect on sales of similar articles.

(b) At the time of, or prior to, the first invoice to each purchaser for resale after the effective date of this order, the Caloric Stove Corporation shall notify the purchaser of the ceiling prices and conditions established by this order for resales by the purchaser. This notice may be given in any convenient form.

(c) The Caloric Stove Corporation shall, before delivering any range covered by this order, after the effective date thereof, cause to be attached securely to the inside oven door panel a label which plainly states the OPA retail ceiling prices established by this order for sales of the range to ultimate consumers in each zone together with a list of the states included in each zone. The label shall also state that the retail prices shown thereon include the Federal excise tax, delivery, and installation, and that if the seller does not provide installation, the ceiling price is \$6.00 less than the price shown on the label.

(d) For the purposes of this order Zones 1, 2, 2A, 3, 3A and 4 comprise the following states:

- Zone 1. Pennsylvania.
- Zone 2. Minnesota, Missouri, Arkansas, Louisiana, Illinois, Tennessee, Mississippi, Michigan, Indiana, Kentucky, Ohio, Alabama, Georgia, South Carolina, North Carolina, Virginia, West Virginia, Maryland, Delaware, District of Columbia, New York, Vermont, New Hampshire, Maine, Massachusetts, Connecticut, Rhode Island, and New Jersey.
- Zone 2A. Florida, Iowa, and Wisconsin.
- Zone 3. North Dakota, South Dakota, Nebraska, Oklahoma, Texas, New Mexico, Colorado, and Wyoming.
- Zone 3A. Kansas.
- Zone 4. Montana, Idaho, Utah, Arizona, Nevada, Oregon, Washington, and California.

(e) *Relationship to Maximum Price Regulation No. 64.* All the provisions of Maximum Price Regulation No. 64 shall apply to sales of articles covered by this order except to the extent that they are modified by this order. The ceiling prices established by this order have been determined in accordance with sections 11a and 11b of that regulation and may not, therefore, be increased under those sections.

(f) This order may be revoked or amended by the Price Administrator at any time.

(g) This order shall become effective on the 23d day of October 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order No. 335 Under Maximum Price Regulation No. 64

Ceiling prices were established under Maximum Price Regulation No. 64 for sales by the Caloric Stove Corporation, Philadelphia 7, Pennsylvania of its Model 5208 gas range.

The accompanying order is issued as a part of the program initiated by this Office establishing dollar-and-cent retail prices for gas ranges. The authority for this program is contained in section 11 of Maximum Price Regulation No. 64 which provides that whenever a manufacturer's ceiling prices have been determined or adjusted under that regulation, an order may be issued fixing ceiling prices for sales of the range at wholesale and at retail. The reasons this Office found it necessary to initiate the above program are stated in the opinion accompanying Order No. 202 under Maximum Price Regulation No. 64. The portions of that opinion which set forth those reasons are incorporated herein by reference.

The ceiling prices fixed by the accompanying order for resales by wholesale distributors and retail dealers reflect markups over each reseller's supplier's ceiling price equal to those taken on March 31, 1946, by the same class of seller on similar sales.

In accordance with the preticketing requirements of Maximum Price Regulation No. 64, the Caloric Stove Corporation is required to have attached to each range sold by it after the effective date of the accompanying order a label setting forth its OPA retail ceiling price in each zone, statement of the states included in each zone and what the retail ceiling price includes. In addition, to insure notice to wholesale distributors of the ceiling prices established by the order for their resales, the Caloric Stove Corporation is required to notify purchasers for resale from it of the ceiling prices and conditions set by this order for resales by the purchasers.

The retail ceiling prices for the ranges include delivery and installation. Provision is made, however, for cases in which the retail dealer does not provide installation. In such case, the retail dealer is required to make an allowance to cover cost of installation. The amount of the allowance is that customary in the trade for the particular type of range.

[F. R. Doc. 46-19002; Filed, Oct. 22, 1946; 8:53 a. m.]

[MPR 188, Rev. Order 4977]

CHARLES PARKER CO.

APPROVAL OF MAXIMUM PRICES

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:* Order No. 4977 under Maximum Price Regulation No. 188 is revised and amended to read as set forth herein.

(a) This revised order establishes maximum prices for sales and deliveries of certain articles manufactured by The

Charles Parker Company, Hanover Street, Meriden, Conn.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Polished brass colonial student lamp.....	A-7703	Each \$19.13	Each \$22.50	Each \$40.50

These maximum prices are for the articles described in the manufacturer's application dated April 25, 1946.

(2) For sales by all persons the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(3) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this revised order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this revised order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobber's maximum prices for sales of the articles covered by this revised order shall be established under the provisions of section 4.5 of SR 14J.

(e) This revised order may be revoked or amended by the Price Administrator at any time.

(f) This revised order shall become effective on the 23d day of October 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Revised Order No. 4977 Under § 1499.158 of Maximum Price Regulation No. 188

On April 25, 1946, Order No. 4977 Under § 1499.158 of Maximum Price Regulation No. 188 was issued establishing maximum prices to jobbers and retailers, and consumers for sales by the Charles Parker Company, Hanover Street, Meri-

den, Conn., of one model of lamps which it manufactures.

Pursuant to a request by the manufacturer for a review of the prices of these articles, the construction and design of these articles have been compared with those of more comparable competitive articles for which maximum prices have been properly established under the Regulation. The prices established by this revised order for these articles are in line with the maximum prices of those more comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-19009; Filed, Oct. 22, 1946; 8:56 a. m.]

[MPR 188, Order No. 5248]

TAPPAN-KEAL CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, it is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Tappan-Keal Company, 1402 East Washington Blvd., Los Angeles 21, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Ash, birch or gumwood table lamp and fabric shade:		Each	Each	Each
21½-inch.....	CL-1	\$11.48	\$13.50	\$24.30
Do.....	CL-2	11.48	13.50	24.30
23-inch.....	CL-3	11.48	13.50	24.30

These maximum prices are for the articles described in the manufacturer's application dated August 7, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. Los Angeles 21, California, 2%, 10 days, net 30 days. The maximum price to consumers is net delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary

terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 147.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 23d day of October, 1946.

Issued this 22d day of October, 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order No. 5248
Under § 1499.158 of Maximum Price Regulation No. 188

By application dated August 7, 1946, Tappan-Keal Company, 1402 East Washington Blvd., Los Angeles 21, California, herein called the applicant, requested the Office of Price Administration to establish maximum prices for sales of lamps and shades which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices estab-

lished by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-19014; Filed, Oct. 22, 1946; 8:59 a. m.]

[MPR 188, Order 5249]

CHARLES PARKER CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, it is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by The Charles Parker Company, 50 Hanover Street, Meriden, Conn.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Plated metal oil lamp----	7820	Per doz. \$57.48	Per doz. \$67.56	Per doz. \$121.56

These maximum prices are for the articles described in the manufacturer's application dated September 18, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. Meriden, Conn., 2%, 10 days, net 30 days. The maximum price to consumers is net delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a

maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 23d day of October 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

*Opinion Accompanying Order No. 5249
Under § 1499.158 of Maximum Price
Regulation No. 188*

By application dated September 18, 1946, The Charles Parker Co., 50 Hanover Street, Meriden, Conn., herein called the applicant, requested the Office of Price Administration to establish maximum prices for sales of lamps which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the Regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-19015; Filed, Oct. 22, 1946;
8:59 a. m.]

[MPR 188, Order 5250]

METALROW PRODUCTS CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Metalrow Products Company, 17 Helen Street, Dorchester 24, Mass.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
16" hand-spun copper or aluminum table lamp with metal shade.....	26	Each \$6.80	Each \$8.00	Each \$14.40

These maximum prices are for the articles described in the manufacturer's application dated August 9, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. Dorchester 24, Mass., 2%, 10 days, net 30 days. The maximum price to consumers is net delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 23d day of October 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

*Opinion Accompanying Order No. 5250
Under § 1499.158 of Maximum Price
Regulation No. 188*

By application dated August 9, 1946, Metalrow Products Company, 17 Helen Street, Dorchester 24, Mass., herein called the applicant, requested the Office of Price Administration to establish maximum prices for sales of lamps which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-19012; Filed, Oct. 22, 1946;
8:58 a. m.]

[MPR 188, Order 5251]

D & D WOOD PRODUCTS

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by D & D Wood Products 900-A and 904-A Florida Street, San Francisco 10, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
All wood table lamp (base only).....	1-A	Each \$5.32	Each \$6.25	Each \$11.25

These maximum prices are for the articles described in the manufacturer's application dated September 30, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. San Francisco 10, California, 2%, 10 days, net 30 days. The maximum price to consumers is net delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 23d day of October, 1946.

Issued this 22d day of October, 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order No. 5251 Under § 1499.158 of Maximum Price Regulation No. 188

By application dated September 30, 1946, D & D Wood Products, 900-A and 904-A Florida Street, San Francisco 10, California, herein called the applicant, requested the Office of Price Administration to establish maximum prices for the sales of lamp bases only, which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-19011; Filed, Oct. 22, 1946; 8:57 a. m.]

[MPR 478, Order 210]

FOSTEX, INC.

AUTHORIZATION OF MAXIMUM PRICES

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 10 of Maximum Price Regulation 478, It is ordered:

(a) The maximum prices for sales by converters and wholesalers of the following coated fabrics by the Fostex, Inc., Post Office Box 1714, Spartanburg, South Carolina, shall be as follows:

Commodity	For sales to manufacturers per linear yard
60" 38 x 40 1.87 soft filled sheeting f. m., dyed, coated with 4.5 dry ounces of vinylite coating.....	\$0.852
60" 40 x 24 1.40 osnaburg, dyed, coated with 6.4 dry ounces of pyroxylin coating.....	.83392
60" 40 x 24 1.40 osnaburg, dyed, coated with 4.5 dry ounces of vinylite coating.....	.83292

(b) With or prior to the first delivery of the coated fabric covered by this order

to a wholesaler, the seller shall notify such person in writing of the specific maximum prices applicable to his resale of these coated fabrics to manufacturers which are the maximum prices set forth in paragraph (a) above.

(c) All provisions of Maximum Price Regulation 478 not inconsistent with this order shall apply to sales covered by this order.

(d) All requests not granted herein are denied.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 23, 1946.

Issued 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order No. 210 Under Maximum Price Regulation No. 478

The Fostex, Inc., whose sales agent is Cannon Mills, Inc., 70 Worth Street, New York, New York, applied on September 20, 1946, for authorization of a maximum price for sales of the described coated fabric which it sells as a converter. It appears that this company is unable to use section 9a as that section applies only to sales by converters who sell to cutters, supply jobbers and retailers. The maximum prices for sales by a converter to any other purchaser must be established under section 10 of Maximum Price Regulation 478.

The applicant is asking for approval of maximum prices for sales of these coated fabrics to wholesalers who resell these coated fabrics to manufacturers. During March 1942, and for several years prior thereto, a converter of coated fabrics generally sold direct to manufacturers. It was not the usual practice for a converter to sell to a wholesaler who resold to manufacturers. In the few instances of such resales to manufacturers, the converter's sales price to wholesalers was lower than his sales price to the manufacturers, permitting resale by the wholesalers to the manufacturers at the same price at which the converter would have sold directly to the manufacturers. Therefore, the maximum price for wholesalers who purchase from converters should be the same as that of their supplier for sales, to the same class of purchaser. Accordingly, this order establishes the maximum prices for sales to manufacturers equally applicable for sales made by wholesalers and any other sellers. Thus the wholesaler's maximum prices for sales to manufacturers will be the same as the applicant's prices for sales to the same buyer.

It is desirable that the applicant be required to notify the wholesalers to whom he sells of the maximum price which applies to sales to a manufacturer. This is the most practical way of informing the wholesalers of the price at which he must sell. If such notice is not given many wholesalers may price these coated fabrics under section 9 of the regulation with the result that

different and higher prices will result for sales of the same commodity.

The maximum prices proposed by the applicant have been compared to the maximum prices established by other converters under Maximum Price Regulation 478. The Administrator finds that the proposed maximum prices are not consistent with the level of maximum prices generally established by the regulation. This is because the applicant has used excessive costs as compared to those of other converters and has used the gross margin applicable for sales to a manufacturer. Therefore, the Administrator is approving maximum prices which are consistent with the level of maximum prices generally established by the regulation.

In the judgment of the Price Administrator, the maximum prices established by this order are consistent with the level of maximum prices otherwise established by Maximum Price Regulation 478, are fair and equitable and effectuate the purpose of the Emergency Price Control Act of 1943, as amended, and Executive Orders 9250 and 9326.

[F. R. Doc. 46-19008; Filed, Oct. 22, 1946; 8:56 a. m.]

[MPR 188, Order 5252]

HABANA MFG. & SALES CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Habana Mfg. & Sales Company, 1858 Michigan Avenue, Detroit 16, Mich.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Chrome plated brass table lamp.....	A-001	Each \$16.92	Each \$19.91	Each \$35.85

These maximum prices are for the articles described in the manufacturer's application dated August 20, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. Detroit 16, Michigan, 2%, 10 days, net 30 days. The maximum price to consumers is net delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

No. 207—4

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 23d day of October 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order No. 5252 Under § 1499.158 of Maximum Price Regulation No. 188

By application dated August 20, 1946, Habana Mfg. & Sales Co., 1858 Michigan Avenue, Detroit 16, Michigan, herein called the applicant, requested the Office of Price Administration to establish maximum prices for sales of lamps which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-19013; Filed, Oct. 22, 1946; 8:58 a. m.]

[MPR 478, Order 211]

HENRY W. T. MALI & CO.

AUTHORIZATION OF MAXIMUM PRICES

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 10 of Maximum Price Regulation 478, *It is ordered:*

(a) The maximum prices for sales by converters and wholesalers of the following combined fabric converted by Henry W. T. Mali and Company, 257 Fourth Avenue, New York 10, New York, shall be as follows:

Commodity	For sales to—		
	Manufacturers	Supply jobbers	Retailers
61" wool billiard cloth 21 oz., combined with cotton sheeting by Alden Rubber Company with 10/10½ dry ounces of Buna S rubber (spreader method, cured) finished width 61".....	\$6.0175	\$5.8525	\$6.8050

(b) With or prior to the first delivery of the combined fabric covered by this order to a wholesaler, the seller shall notify such person in writing of the specific maximum prices applicable to his resale of this combined fabric to manufacturers, supply jobbers, and retailers which are the maximum prices set forth in paragraph (a) above.

(c) All provisions of Maximum Price Regulation 478 not inconsistent with this order shall apply to sales covered by this order.

(d) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 23, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order No. 211 Under Maximum Price Regulation 478

Henry W. T. Mali and Company, 257 Fourth Avenue, New York 10, New York applied on August 27, 1946, for authorization of its maximum price for sales of a described combined fabric which it sells a converter. It appears that this company is unable to use section 9a as that section applies only to sales by converters who sell to cutters, supply jobbers and retailers. The maximum prices for sales by a converter to any other

class of purchaser must be established under section 10 of Maximum Price Regulation 478.

The applicant is asking for approval of a maximum price for sales of this combined fabric to wholesalers who resell this combined fabric to manufacturers, supply jobbers, and retailers. During March, 1942, and for several years prior thereto, a converter of combined fabrics generally sold direct to manufacturers, supply jobbers, and retailers. It was not the usual practice for a converter to sell to a wholesaler who resold to manufacturers, supply jobbers, and retailers. In the few instances of such resales to manufacturers, supply jobbers and retailers, the converter's sales prices to wholesalers were lower than his sales prices to the manufacturers, supply jobbers, and retailers, permitting resale by the wholesaler to manufacturers, supply jobbers and retailers at the same price at which the converter would have sold directly to the manufacturers, supply jobbers and retailers. Therefore, the maximum price for wholesalers who purchase from converters should be the same as that of their supplier for sales to the same class of purchaser. Accordingly, this order establishes the maximum prices for sales to manufacturers, supply jobbers and retailers equally applicable for sales made by wholesalers and any other sellers. Thus, the wholesaler's maximum prices for sales to manufacturers, supply jobbers and retailers will be the same as the applicants' prices for sales to the same buyer.

It is desirable that the applicant be required to notify the wholesalers to whom he sells of the maximum prices which apply to sales to manufacturers, supply jobbers, and retailers. This is the most practical way of informing the wholesalers of the price at which he must sell. If such notice is not given many wholesalers price this combined fabric under section 9 of the regulation with the result that different and higher prices will result for sales of the same commodity.

The maximum price proposed by the applicant has been compared with the maximum prices established by other converters under Maximum Price Regulation 478. The Administrator finds that the proposed maximum prices are not consistent with the level of maximum prices generally established by the Regulation. This is because the gross margin is excessive as compared to those of other converters for similar sales. Therefore, the Administrator is approving maximum prices which are consistent with the level of maximum prices generally established by the regulation.

In the judgment of the Price Administrator, the maximum prices established by this order are consistent with the level of maximum prices generally established by Maximum Price Regulation 478, are fair and equitable, and effectuate the purpose of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9326.

[F. R. Doc. 46-19007; Filed, Oct. 22, 1946; 8:55 a. m.]

[MPR 478, Order 212]

WALTON COTTON MILLS CO.

AUTHORIZATION OF MAXIMUM PRICES

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 10 of Maximum Price Regulation 478, It is ordered:

(a) The maximum price for sales by converters and wholesalers of the following coated fabric converted by the Walton Cotton Mills Company, Monroe, Georgia, shall be as follows:

Commodity	For sales to manufacturers, per linear yard
37" 86 x 40 1.75 twill dyed, coated with 7½ dry oz. of vinylite coating	\$0.91348

(b) With or prior to the first delivery of the coated fabric covered by this order to a wholesaler, the seller shall notify such person in writing of the specific maximum price applicable to his resale of this coated fabric to manufacturers which is the maximum price set forth in paragraph (a) above.

(c) All provisions of Maximum Price Regulation 478 not inconsistent with this order shall apply to sales covered by this order.

(d) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 23, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order No. 212 Under Maximum Price Regulation 478

The Walton Cotton Mills Company, whose sales agent is the Southeastern Cottons, Inc., 58 Worth Street, New York, New York, applied on September 24, 1946, for authorization for a maximum price for sales of a described coated fabric which it sells as a converter. It appears that this company is unable to use section 9a as that section applies only to sales by a converter who sells to cutters, supply jobbers, and retailers. The maximum prices for sales by a converter to any other class of purchaser must be established under section 10 of Maximum Price Regulation 478.

The applicant is asking for approval of the maximum price for sales of this coated fabric to manufacturers as well as to wholesalers who resell this coated fabric to manufacturers. During March 1942, and for several years prior thereto, a converter of coated fabrics generally sold direct to manufacturers. It was not the usual practice for a converter to sell to a wholesaler who resold to manufacturers. In the few instances of such resales to manufacturers, the converter's sales price to wholesalers was lower than his sales price to the manufacturers, permitting resale by the wholesalers to the manufacturers at the same price at which the converter would have sold directly to the manufacturer. Therefore,

the maximum price for wholesalers who purchase from converters should be the same as that of their supplier for sales to the same class of purchaser. Accordingly, this order establishes a maximum price for sales to manufacturers equally applicable for sales made by wholesalers and any other sellers. Thus, the wholesalers' maximum price for sales to manufacturers will be the same as the applicant's price for sales to the same buyer.

It is desirable that the applicant be required to notify the wholesalers to whom he sells of the maximum price which applies to sales to a manufacturer. This is the most practical way of informing the wholesalers of the price at which he must sell. If such notice is not given many wholesalers may price this coated fabric under section 9 of the regulation with the result that different and higher prices will result for sales of the same commodity.

The maximum price proposed by the applicant has been compared to maximum prices established by other converters under Maximum Price Regulation 478. The Administrator finds that the proposed maximum price is consistent with the level of maximum prices generally established by the regulation.

In the judgment of the Price Administrator, the maximum price established by this order is consistent with the level of maximum prices otherwise established by Maximum Price Regulation 478, is fair and equitable, and effectuates the purpose of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9326.

[F. R. Doc. 46-19006; Filed, Oct. 22, 1946; 8:55 a. m.]

[MPR 478, Order 213]

WEYMOUTH ART LEATHER CO., INC.

AUTHORIZATION OF MAXIMUM PRICES

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 10 of Maximum Price Regulation 478, It is ordered:

(a) The maximum prices for sales at wholesale to manufacturers, supply jobbers, and retailers by the Weymouth Art Leather Company, Inc., South Braintree, Massachusetts, or by any other reseller of the following coated fabrics shall be as follows:

[Per linear yard]

Commodity	Manu- facturers	Supply jobbers	Retail- ers
Quality 54" T-11406, 60" 40 x 24 1.40 Osnaburg, dyed, coated with 6.4 dry oz. of pyroxylin coating	\$0.83392	\$0.81098	\$0.94294
Quality 54" T-L-11540, 60" 40 x 24 1.40 Osnaburg, dyed, coated with 4½ dry oz. of vinylite coating	0.83392	0.81098	0.94294

(b) With or prior to the first delivery of the coated fabrics covered by this order to a wholesaler, the seller shall notify such person in writing of the specific maximum prices applicable to his resale

of these coated fabrics to manufacturers, supply jobbers, and retailers which are the maximum prices set forth in paragraph (a) above.

(c) All requests not granted herein are denied.

(d) All provisions of Maximum Price Regulation 478 not inconsistent with this order shall apply to sales covered by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 23, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

*Opinion Accompanying Order No. 213
Under Maximum Price Regulation
478*

The Weymouth Art Leather Company, Inc., South Braintree, Massachusetts, applied on September 20, 1946, for authorization of maximum prices for sales of the described coated fabric which it sells as a wholesaler. It appears that this company is unable to use section 9 of Maximum Price Regulation 478, as amended, because section 9 applies only to sales by a wholesaler who purchased from a manufacturer. The maximum prices for sales by wholesalers who purchased through other channels must be established under section 10 of Maximum Price Regulation 478.

The applicant is asking for approval of the maximum prices for sales of these coated fabrics to manufacturers, supply jobbers, and retailers as well as to wholesalers who resell these coated fabrics to manufacturers, supply jobbers, and retailers. During March 1942, and for several years prior thereto, a wholesaler of coated fabrics generally sold direct to manufacturers, supply jobbers, and retailers. It was not the usual practice for a wholesaler to sell to another wholesaler who resold to manufacturers, supply jobbers, and retailers. In the few instances of such resales to manufacturers, supply jobbers, and retailers, the wholesaler's sales price to other wholesalers was lower than his sales price to the manufacturers, supply jobbers, and retailers, permitting resale by the second wholesalers to the manufacturers, supply jobbers, and retailers at the same price at which the first wholesaler would have sold directly to the manufacturers, supply jobbers, and retailers. Therefore, the maximum prices for wholesalers who purchase from wholesalers should be the same as that of their supplier for sales to the same classes of purchasers. Accordingly this order establishes maximum prices for sales to manufacturers, supply jobbers, and retailers equally applicable for sales made by wholesalers and any other sellers. Thus, the second wholesaler's maximum prices for sales to manufacturers, supply jobbers, and retailers will be the same as the applicant's prices for sales to the same buyers.

It is desirable that the applicant be required to notify the wholesalers to whom he sells of the maximum prices which applies to sales to a manufac-

turer, a supply jobber, and a retailer. This is the most practical way of informing the wholesalers of the price at which he must sell. If such notice is not given many wholesalers may price these coated fabrics under section 9 of the regulation with the result that different and higher prices will result for sales of the same commodity.

The maximum prices proposed by the applicant have been compared to maximum prices established by other wholesalers selling similar commodities. The Administrator finds that the maximum prices proposed are not consistent with the level of maximum prices generally established by the regulation. The Administrator is, therefore, approving maximum prices which are the same as the applicant's supplier's maximum prices for sales to the same classes of purchasers.

In the judgment of the Price Administrator, the maximum prices established by this order are consistent with the level of maximum prices otherwise estab-

lished by Maximum Price Regulation 478, are fair and equitable and effectuate the purpose of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9326.

[F. R. Doc. 46-19004; Filed, Oct. 22, 1946; 8:54 a. m.]

[MPR 478, Order 214]

WEYMOUTH ART LEATHER CO., INC.

AUTHORIZATION OF MAXIMUM PRICES

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 10 of Maximum Price Regulation 478, It is ordered:

(a) The maximum prices for sales to manufacturers, supply jobbers, and retailers by the Weymouth Art Leather Company, Inc., South Braintree, Massachusetts, or by any other reseller of the following coated fabrics shall be as follows:

[Per linear yard]

Commodity	Manufacturer	Supply jobber	Retailer
Quality 54" T-11876, 60" 38 x 40 1.87 soft filled sheeting, f.m., dyed, coated with 6.4 dry oz. of pyroxylin coating, (purchased from Fostex, Inc.) and further coated with 5 wet oz. of pyroxylin	\$0.932	\$0.90856	\$1.04339
Quality 54" T-11878, 60" 38 x 40 1.87 soft filled sheeting, f.m., dyed, coated with 6.4 dry oz. of pyroxylin coating (purchased from Fostex, Inc.) and further coated with 10 wet oz. of pyroxylin coating	1.012	0.98856	1.12339
Quality 54" T-L-11787, 60" 38 x 40 1.87 soft filled sheeting, f.m., dyed, coated with 4 1/4 dry oz. of vinylite coating (purchased from Fostex, Inc.) and further coated with 4.8 dry oz. of vinylite coating	1.140	1.11656	1.25139
Quality 54" T-L-21187, 60" 38 x 40 1.87 soft filled sheeting, f.m., dyed, coated with 4 1/4 dry oz. of vinylite coating (purchased from Fostex, Inc.) and further coated with 8.8 dry oz. of vinylite coating	1.380	1.35656	1.49139

(b) With or prior to the first delivery of the coated fabrics covered by this order to a wholesaler, the seller shall notify such person in writing of the specific maximum prices applicable to his resale of these coated fabrics to manufacturers, supply jobbers, and retailers, which are the maximum prices set forth in paragraph (a) above.

(c) All requests not granted herein are denied.

(d) All provisions of Maximum Price Regulation 478 not inconsistent with this order shall apply to sales covered by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 23, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

*Opinion Accompanying Order No. 214
Under Maximum Price Regulation
478*

The Weymouth Art Leather Company, Inc., South Braintree, Massachusetts, applied on September 17 and 18, 1946, for authorization of maximum prices for sales of the described coated fabrics which it sells as a reseller. It appears that this company is unable to use section 8 of Maximum Price Regulation 478, as section 8 applies to manufacturers of coated fabrics who purchase the base fabric in the greige and apply the coating service thereto prior to his resale. The

applicant is unable to use section 9 of the regulation, as section 9 applies to wholesalers who purchase coated fabrics for resale without performing any coating service on the fabric. Therefore, the maximum price for the applicant's qualities T-11876, T-11878, T-L-11787, and T-L-21187 fabrics which it purchases coated and on which it applies additional dry weights of coating are properly established under section 10 of Maximum Price Regulation 478.

The applicant is asking for approval of the maximum prices for sales of these coated fabrics to manufacturers, supply jobbers, and retailers, as well as to wholesalers who resell these coated fabrics to manufacturers, supply jobbers, and retailers. During March 1942 and for several years prior thereto, a wholesaler or reseller of coated fabrics generally sold direct to manufacturers, supply jobbers, and retailers. It was not the usual practice for a wholesaler or reseller to sell to another wholesaler who resold to manufacturers, supply jobbers, and retailers. In the few instances of such resales to manufacturers, supply jobbers, and retailers, the wholesaler's or reseller's sales price to other wholesalers was lower than his sales price to manufacturers, supply jobbers, and retailers, permitting resale by the second wholesaler to the manufacturers, supply jobbers, and retailers at the same price at which the first wholesaler or reseller would have sold directly to the manufacturers, supply jobbers, and retailers. Therefore, the maximum prices for wholesalers who purchase from wholesalers or resellers

should be the same as that of their supplier for sales to the same classes of purchasers. Accordingly, this order establishes maximum prices for sales to manufacturers, supply jobbers, and retailers equally applicable for sales made by wholesalers and any other sellers. Thus the second wholesaler's maximum prices for sales to manufacturers, supply jobbers, and retailers will be the same as the applicant's prices for sales to the same buyers.

It is desirable that the applicant be required to notify the wholesalers to whom he sells of the maximum price which applies to sales to a manufacturer, a supply jobber, and a retailer. This is the most practical way of informing the wholesalers of the price at which he must sell. If such notice is not given, many wholesalers may price these coated fabrics under section 9 of the regulation, with the result that different and higher prices will result for sales of the same commodity.

The maximum prices proposed by the applicant have been compared to the maximum prices established by other wholesalers or resellers selling similar commodities. The Administrator finds that the maximum prices proposed are not consistent with the level of maximum prices generally established by the regulation. The Administrator is, therefore, approving maximum prices which are the same as the applicant's supplier's maximum prices for sales to the same classes of purchasers plus the maximum price for the additional dry weights of coating which the applicant applies.

In the judgment of the Price Administrator, the maximum prices established by this order are consistent with the level of maximum prices otherwise established by Maximum Price Regulation 478, are fair and equitable and effectuate the purpose of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9326.

[F. R. Doc. 46-19005; Filed, Oct. 22, 1946; 8:54 a. m.]

[RPS 78, Order 1]

OLDBURY ELECTRO-CHEMICAL CO.

ESTABLISHMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1335.557b of Revised Price Schedule No. 78, It is ordered:

(a) The maximum prices at which Oldbury Electro-Chemical Co., Niagara Falls, New York, may sell the following grades of oxalic acid shall be as follows:

	Carlots and up	10,000 lbs. to carlots	Less than 10,000 lbs.
	Cents	Cents	Cents
Crystalline in barrels....	11.75	12.00	13.00
Crystalline in kegs.....	12.25	12.50	13.50
Powdered in barrels.....	12.75	13.00	14.00
Powdered in kegs.....	13.25	13.50	14.50

(b) Maximum prices for resellers of oxalic acid made by Oldbury Electro-

Chemical Co., Niagara Falls, New York, shall be the reseller's current cost of acquisition of such oxalic acid and the percentage markup he had in effect on sales of such oxalic acid on March 31, 1946, to the same class of purchaser.

(c) All provisions of Revised Price Schedule No. 78 not inconsistent with this order shall apply to all sales covered by this order.

This order shall become effective October 23, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order No. 1 Under § 1335.557b of Revised Price Schedule No. 78

Order No. L-1 under § 1335.557b of Revised Price Schedule No. 78 established maximum prices for sales by Oldbury Electro-Chemical Co., Niagara Falls, New York, while prices for resellers remained unchanged. The accompanying order incorporates the producer's prices heretofore established by Order No. L-1 and establishes prices for the producer's resellers to reflect such reseller's current cost of acquisition of such oxalic acid plus the percentage markup the reseller had in effect in March 31, 1946, to the same class of purchaser.

In view of the foregoing the Administrator finds that the accompanying order is in accordance with and will effectuate the purposes of the Emergency Price Control Act, as amended.

[F. R. Doc. 46-19010; Filed, Oct. 22, 1946; 8:56 a. m.]

[SO 133, Amdt. 2 to Order 36]

TRIMBLE NURSERYLAND FURNITURE, INC.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to Supplementary Order No. 133, It is ordered, That Order No. 36 under Supplementary Order No. 133 be amended in the following respect:

The list of articles, model numbers, quantities, and adjusted maximum prices to retailers, in paragraph (a) (1) is amended to read as follows:

Article	Model No.	Quantities	Adjusted maximum price to retailers
			Each
Kiddie-Koop.....	A-50-H.....	25 or more..	\$34.11
	RS-50-H.....	25 or more..	23.99
	RS-50.....	25 or more..	20.58
Kiddie Bath.....	37-RSSU.....	100 lots.....	8.66
	37-RU.....	100 lots.....	8.28
	37-R.....	100 lots.....	7.53
	37-R.....	100 lots.....	7.09
	7-R.....	100 lots.....	6.88
Renewal parts out-ft.	30.....	Dozen lots.....	4.33
Replacement tub with drain hose.		Dozen lots.....	2.55
Kiddie-Trainers....	820.....	100 lots.....	3.14
	860.....	100 lots.....	2.33
	862.....	100 lots.....	2.17
	870.....	100 lots.....	2.33
	872.....	100 lots.....	2.22
	874.....	100 lots.....	2.17
	876.....	100 lots.....	2.00

This amendment shall become effective on the 22d day of October 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amdt. 2 to Order No. 36 Under Supplementary Order No. 133

On May 7, 1946 Order No. 36 under Supplementary Order No. 133 was issued to Trimble Nurseryland Furniture, Inc., Rochester 13, New York. That order granted an adjustment in the maximum prices of certain articles which that company manufactured but established dollar and cent adjusted maximum prices in lieu of a uniform percentage increase in all the applicant's ceiling prices. Amendment 1 to Order 36 added another article to those listed in Order No. 36. It was intended that the adjustments thus authorized would enable the company to carry on its operations without loss.

In accordance with the provisions of Supplementary Order No. 133 the manufacturer has submitted a profit and loss statement for its three months operations under Order No. 36. It appears that the manufacturer is still operating at an over-all loss in spite of the adjustment in his maximum prices authorized by Order No. 36. Therefore, a uniform percentage increase of 8.3 percent in the manufacturer's maximum prices was computed which will enable him to operate without further loss. The accompanying amendment revises the adjusted maximum prices set forth originally in Order No. 36 by increasing those maximum prices by 8.3 percent.

[F. R. Doc. 46-19016; Filed, Oct. 22, 1946; 8:59 a. m.]

[RMFR 94, Amdt. 3 to Rev. Order 3]

WESTERN PINE AND ASSOCIATED SPECIES OF LUMBER

APPROVAL OF MAXIMUM PRICES FOR PONDEROSA PINE CUT STOCK

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, under Revised Maximum Price Regulation 94 and in accordance with paragraph (c) of Revised Order 3 thereunder, issued June 21, 1946 said Revised Order 3 is amended as follows:

1. In paragraph (a), "Miller Bros." is corrected to read "Metler Bros." and the following manufacturers are added to the list of manufacturers named therein who have been approved as Ponderosa pine cut-stock producers entitled to use the maximum prices in Appendix A of the order.

Huttig Manufacturing Co., Muscatine, Iowa.
W. P. Fuller and Co., Portland, Oreg.
Nicolai Door Manufacturing Co., Portland, Oreg.
Rygel Fir Manufacturing Co., Dunsmuir, Calif.
Diamond Match Co., Chico, Calif.
Western Wood Products Co., Corning, Calif.

Tyee Lumber & Mfg. Co., 600 Myrtle Street, Seattle, Wash.
 Ponderosa Mouldings, Inc., Chicago 24, Ill.
 Anson & Gilkey Co., Merrill, Wisc.
 Pacific Manufacturing Co., Santa Clara, Calif.
 Pelican Pine Manufacturers, Klamath Falls, Oreg.

2. In table 4 immediately following S4S additions, the following provision is added: "S2S with smooth sawn edges to exact finished size, deduct \$5.00 per M ft. BM from above S4S charges."

3. In table 4, the sentence "S1S2E with resawed bank" is corrected to read "S1S2E with resawed back."

This amendment shall become effective October 23, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
 Administrator.

Opinion Accompanying the Issuance of Amendment No. 3 to Revised Order 3 to Revised Maximum Price Regulation 94

This amendment is issued to bring up to date the list of Ponderosa pine cut stock manufacturers who have qualified with the Lumber Branch and may therefore use the maximum prices established by Appendix A of Revised Order 3. Also, to correct a typographical error in Revised Order 3 in the name of one of the qualified cut stock manufacturers and to include a pricing provision for stock S2S with smooth sawn edges which was in the original order, but which was inadvertently omitted in the issuance of Revised Order 3.

[F. R. Doc. 46-19143; Filed, Oct. 22, 1946; 11:19 a. m.]

[MPR 163, Amdt. 1 to Order 138]

WOOLEN AND WORSTED CIVILIAN APPAREL FABRICS

ADJUSTMENT OF MAXIMUM PRICE

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to § 1410.109 (a) of Maximum Price Regulation 163, *It is ordered:*

1. Paragraph (a) of Order 138 is amended by adding at the end thereof a new sentence to read as follows:

For the purpose of this order, if a fabric is identical in all other respects, it shall be deemed the same fabric for which a price has been determined under § 1410.102 (a) or (b) where domestic wool of equal or superior grade and quality has been substituted for foreign wool, or where reprocessed or re-used wool of equal or superior grade and quality has been substituted for other reprocessed or re-used wool.

This amendment shall become effective October 22, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
 Administrator.

Opinion Accompanying Amendment 1 to Order 138 Under Maximum Price Regulation 163

Order 138 to Maximum Price Regulation 163 gave price relief to base-period fabrics. This amendment broadens the scope of that order by permitting adjustments for a base-period fabric where the raw material content is altered by substitution either of (1) domestic wool for foreign wool or (2) a different reprocessed or reused wool. The substituted wool, however, may not be of inferior grade or quality, and there must be no change in the construction of the fabric.

Base-period fabrics generally were made of foreign rather than domestic wools and this trend has continued until recently as the result of the comparatively high prices for domestic wools. Recently, however, the prices of domestic wools were lowered by the Commodity Credit Corporation whereas the prices of foreign wools have since increased. Prior to this amendment the substitution of domestic wool in a base-period fabric previously made of foreign wool would have precluded the use of the order. Under the Regulation a change in constituent raw material has meant and still means except for this amendment, a change in fabric. Furthermore, the order stipulated that an adjusted price obtained under the order could not be used for in-lining "comparable" fabrics, that is, fabrics using different raw materials from base-period fabrics.

The change with respect to the use of reprocessed or reused wool is due to the fact that certain kinds of such wools, particularly the cheaper ones which were used in base-period fabrics, are no longer available or are in restricted supply. Since a change in raw material means a change in fabric, the unavailability of base-period reprocessed or reused wools limits considerably the extent to which manufacturers of such fabrics are able to avail themselves of Order 138. Yet it is these fabrics which are in the greatest need of the type of relief granted.

[F. R. Doc. 46-19144; Filed, Oct. 22, 1946; 11:19 a. m.]

[MPR 188, Amdt. 2 to Order 1 Under Rev. Order 4332]

**WHEEL GOODS AND HOUSEHOLD FURNITURE
 REVOCATION OF CERTAIN CEILING PRICES**

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 10 of Revised Order No. 4332 under § 1499.159b of Maximum Price Regulation No. 188, *It is ordered:* That Order 1 under Revised Order No. 4332 under § 1499.159b of Maximum Price Regulation No. 188 be amended in the following respect:

1. That portion of the first paragraph following the words "*It is ordered*" is amended to read as follows:

Regardless of any provision of Order No. 4332, Revised Order No. 4332 or any orders or approvals issued thereunder, all manufacturers' maximum prices es-

tablished under those orders for sales of wheel goods and household furniture and furniture parts are hereby revoked as to all articles which the manufacturer sells or delivers on or after August 26, 1946, if the manufacturer has not before that date filed a report or an application for new maximum prices under the applicable pricing method of Maximum Price Regulation No. 188. If the manufacturer does file for new maximum prices before August 26, 1946, then his maximum prices as previously determined under the provisions of Order No. 4332 or Revised Order No. 4332 shall remain in effect until such time as his new maximum prices are properly established under the applicable provisions of Maximum Price Regulation No. 188 for his sales of the product.

This amendment shall become effective on the 28th day of October 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
 Administrator.

Opinion Accompanying Amendment No. 2 to Order 1 Under Revised Order 4332 Under Section 1499.159b of Maximum Price Regulation No. 188

Order 1 under Revised Order 4332 under Maximum Price Regulation No. 188 provided for revocation of manufacturers' prices for wheel goods and household furniture determined under the provisions of Revised Order No. 4332 or Order No. 4332. Order 1 further provided for the establishment of new maximum prices in such instances by application under the Fourth Pricing Method of Maximum Price Regulation No. 188.

The accompanying amendment provides for the establishment of new maximum prices in cases under Order 1 by the use of the Third or Fourth Pricing Methods of Maximum Price Regulation No. 188 whichever is applicable. Amendment No. 5 to Revised Order 4332 makes a similar change in this respect in the provisions of that order. The considerations expressed in the opinion accompanying that amendment are equally applicable to the accompanying amendment and are therefore, incorporated herein by reference.

[F. R. Doc. 46-19145; Filed, Oct. 22, 1946; 11:19 a. m.]

[MPR 188, Amdt. 5 to Rev. Order 4332]

**NEW SMALL-VOLUME MANUFACTURERS
 SIMPLIFIED PRICING**

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.159b of Maximum Price Regulation No. 188, *It is ordered:* That Revised Order No. 4332 be amended in the following respect:

The first paragraph of section 7 (b) is amended to read as follows:

(b) *When the manufacturer delivers articles having net sales prices of more than certain stated amounts. If a manufacturer, during a single calendar month, delivers articles which he manu-*

factures or distributes having a total net sales price of more than \$25,000, or more than \$60,000 during any three consecutive months, then his ceiling prices previously determined under Order No. 4332 of this revision of that order, for articles of his manufacture shall expire on the thirtieth day after the end of the calendar month in which his net sales totaled more than the stated amount unless within such thirty-day period, he files a report or an application for new maximum prices for his sales of the article under the applicable pricing method of Maximum Price Regulation No. 188. Such report or application shall be filed with the District office of the Office of Price Administration which approved his prices under this order and should specifically state that he previously had established maximum prices under this order. If the manufacturer does file for new maximum prices within the 30 day period, then he may continue to sell at the maximum prices determined under this order until such time as his new maximum price for the product is properly established under the applicable pricing method of Maximum Price Regulation No. 188. Thereafter, that new maximum price shall be applicable to all sales and deliveries of the product.

This amendment shall become effective on the 28th day of October 1946.

Issued this 22d day of October 1946.

NOTE: The reporting provisions of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment No. 5 to Revised Order No. 4332

Section 7 (b) of Revised Order No. 4332 previously to the accompanying amendment had provided that upon the expiration of maximum prices established under the order a manufacturer should establish his new maximum prices by application under the fourth pricing method of Maximum Price Regulation No. 188. This provision was based upon the assumption that all such cases would inherently be situations where the fourth pricing method of Maximum Price Regulation No. 188 was the only applicable pricing method of that regulation. Experience, however, has indicated that in some instances the third pricing method of Maximum Price Regulation No. 188 would be the appropriate pricing method of Maximum Price Regulation No. 188 except for the specificity of section 7 (b) of Revised Order No. 4332 in this regard.

The accompanying amendment, therefore, eliminates the specific reference heretofore made by section 7 (b) of Revised Order 4332 to the fourth pricing method and simply directs a manufacturer who must establish new maximum prices for his articles to do so under the appropriate provision of Maximum Price Regulation No. 188.

[F. R. Doc. 46-19146; Filed, Oct. 22, 1946; 11:20 a. m.]

[MPR 580, Amdt. 2 to Order 6]

INTERWOVEN STOCKING CO.

ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation 580, Amendment 2 to Order 6. *Establishing ceiling prices at retail for certain articles, Docket No. 6063-580-13-799.*

For the reasons set forth in the opinion issued simultaneously herewith, Order No. 6 issued under section 13 of Maximum Price Regulation 580 on application of Interwoven Stocking Company, 390 George Street, New Brunswick, New Jersey, is amended in the following respects:

1. Paragraph (a) is amended to read as follows:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles, having the brand name "Interwoven," manufactured by Interwoven Stocking Company, 390 George Street, New Brunswick, New Jersey:

MEN'S HALF HOSE

Manufacturer's selling price (per dozen pair)	Ceiling price at retail (per pair)
\$3.80 to \$3.90	\$0.50
4.20	.55
4.50	.60
5.00 to 5.05	.70
5.85 to 6.00	.80
6.70	.90
7.10 to 7.50	1.00
9.00 to 9.25	1.25
11.15	1.50
12.30	1.65
14.65	2.00

¹ 2 pairs for \$1.35.

2. Paragraph (b) is amended to read as follows:

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type which is otherwise priceable under Maximum Price Regulation 580 by sellers subject to that regulation, having the same selling price to the retailer, the same brand name, and first sold by Interwoven Stocking Company after the effective date of this order.

3. Paragraph (c) is amended by deleting the phrase "Maximum Price Regulation No. 580" and substituting therefor the phrase "the regulation which would apply in the absence of this order."

4. Paragraph (c) is further amended by adding thereto the following undesignated paragraph:

Upon issuance of any amendment to this order which either adds an article to those already covered by the order or changes the retail ceiling price of a covered article, Interwoven Stocking Company, as to such article, must comply with the preticketing requirements of this paragraph within 30 days after the issuance of the amendment. After 60 days from the issuance date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60 day period, unless the article is so ticketed, the retailer shall comply with the marking, tagging and posting provisions of the regulation which would apply in the absence of this

order. However, the pricing provisions of this order or of any amendment thereto shall apply as of the effective date of the order or applicable amendment to those articles which are shipped by the manufacturer to the retailer on or after such effective date.

5. Paragraph (d) is amended to read as follows:

(d) At the time of or before the first delivery to any purchaser for resale of any article covered by this order, the seller shall send the purchaser a copy of the order and of each amendment thereto issued prior to the date of such delivery. The seller shall also send the purchaser a copy of any subsequent amendment to this order at the time of or before the first delivery (subsequent to the effective date of the amendment) of any article the sale of which is affected in any manner by that amendment.

6. Paragraph (e) is amended by deleting the phrase "Maximum Price Regulation No. 580" and substituting therefor the phrase "the regulation which would apply in the absence of this order."

This amendment shall become effective October 22, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment 2 to Order No. 6 Under Maximum Price Regulation No. 580

The accompanying amendment to Order No. 6 issued to Interwoven Stocking Company, 390 George Street, New Brunswick, New Jersey, under Section 13 of Maximum Price Regulation 580, revises paragraph (a) to list all of Interwoven Stocking Company's current cost lines which were covered by the order prior to this amendment. Previously, the order did not actually list the company's cost lines and retail ceilings but merely incorporated them by reference to the company's original application for the order. The revision is made in the interest of a more effective administration of the order. Cost lines not listed in paragraph (a) as amended are no longer covered by the order even though they are included in the original application for the order.

The retail prices here established reflect a weighted average margin of 41.2% on selling price and, for the kind of hosiery involved, reflect the proportionate amount of absorption required generally for other types of hosiery of the same constructions. The hosiery priced under this amendment belongs to a group of hosiery (i. e. hosiery priceable under Section 13 orders) for which the Administrator has found it possible to determine separately a reduced margin (41.4%) reflecting the same proportion of absorption required for other hosiery priced under General Retail Order 3. The distinction which the Administrator has made in this case between branded hosiery priced under Section 13 orders and these other types of hosiery is the distinction which has nor-

mally existed. Under Amendment 10 to General Retail Order 3, issued August 23, 1946, a margin of 37.6% on selling price was fixed for the pricing of hosiery generally, the difference between that margin and the normal margin of 40% reflecting the permitted amount of absorption as explained in the statement of considerations accompanying that amendment. The 41.4% allowable margin fixed for the pricing of hosiery priceable under Section 13 orders reflects a corresponding ratio of reduction from the 43.5% found to have been the average margin at retail for such hosiery.

The amendment further provides, under specified conditions, an automatic method for establishing uniform retail ceilings for branded articles first sold after the effective date of the order.

With respect to articles for which retail ceiling prices are established by amendment, provision is made for the suspension of the preticketing requirements for a specified period.

The amendment also adds a requirement that Interwoven Stocking Company send a copy of each amendment of the order to certain purchasers for resale.

[F. R. Doc. 46-19150; Filed, Oct. 22, 1946; 11:22 a. m.]

[MPR 594, Amdt. 8 to Order 7]

CHRYSLER CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 9a of Maximum Price Regulation 594, *It is ordered:*

Order No. 7 under Maximum Price Regulation 594 is amended in the following respects:

1. The applicable net wholesale price in paragraph (a) (1) for the Dodge D-24 Custom 7 passenger Sedan and Limousine is amended to read as follows:

Model	Description	Net wholesale price
D-24 Custom....	7-passenger sedan.....	\$1,247.50
	Limousine.....	1,330.12

2. The applicable factory retail price in paragraph (f) (1) for the Dodge D-24 Custom 7 passenger Sedan and Limousine is amended to read as follows:

Model	Description	Factory retail price
D-24 Custom....	7-passenger.....	\$1,641
	Limousine.....	1,750

This amendment shall become effective October 22, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment No. 8 to Order No. 7 Under Maximum Price Regulation 594

The Chrysler Corporation proposes to use as standard tire equipment on its

Dodge seven passenger automobile and limousine a larger tire than the one for which a charge is included in the present ceiling prices for such automobiles. The Company has applied for a modification of the maximum prices for these Dodges to reflect the increased purchase cost of the larger tire. The application was submitted under section 9a of Maximum Price Regulation 594.

The prices for which approval has been requested by the Company have been determined in accordance with section 9a and have, therefore, been authorized in this action as maximum prices.

[F. R. Doc. 46-19152; Filed, Oct. 22, 1946; 11:22 a. m.]

[MPR 594, Amdt. 8 to Order 8]

CHRYSLER CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Federal Register, and pursuant to sections 8, 9 and 9a of Maximum Price Regulation 594, *It is ordered:*

Order No. 8 under Maximum Price Regulation 594 is amended in the following respects:

1. The following De Soto new passenger automobile and its respective net wholesale price is added to the schedule in subparagraph (1) of paragraph (a):

(1) *Charge for new automobile.*

Model	Description	Net wholesale price
S-11 Custom....	Suburban.....	\$1,627.10

2. An item of extra or optional equipment, "Luggage rack for Custom Suburban" and its maximum net wholesale price of "\$67.15" is added to the schedule in subparagraph (2) of paragraph (a).

3. An item of extra or optional equipment, "Luggage rack for Custom Suburban" and its maximum net wholesale price of "\$70.50" is added to the schedule in subparagraph (2) of paragraph (d).

4. The following De Soto new passenger automobile and its respective factory retail price is added to the schedule in subparagraph (1) of paragraph (e):

Model	Description	Factory retail price
S-11 Custom....	Suburban.....	\$2,140

5. An item of extra or optional equipment, "Luggage rack for Custom Suburban" and its maximum factory retail price of "\$92.00" is added to the schedule in subparagraph (2) of paragraph (e).

This amendment shall become effective October 22, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment 8 to Order 8 Under Maximum Price Regulation 594

Chrysler Corporation has applied pursuant to the provisions of section 9a of Maximum Price Regulation 594 for a maximum price, at all levels of sale, for a modified model of a De Soto passenger automobile of its S-11 Custom series, designated "Suburban". This model was not manufactured before the war by the applicant.

By Amendment 6 to Order No. 8 effective September 21, 1946, this Office established maximum prices for the De Soto S-11 Custom 7 passenger sedan. The applicant now wishes to manufacture a modified model of this 7 passenger sedan to be called the "Suburban". In general, Section 9a requires that a maximum price may be established by adjusting upwards or downwards the maximum price of the automobile prior to the modification by an amount which represents the net difference between direct labor and direct material costs prior to the change and such costs after the change. The price requested by the applicant has been computed in accordance with section 9a and has therefore been authorized in the accompanying order.

The applicant has further requested that maximum prices be established for a luggage rack to be sold as an item of extra or optional equipment with the S-11 Custom Suburban De Soto. The accompanying order establishes such maximum prices in line with the general level of maximum prices authorized under Maximum Price Regulation 594 for similar items of extra or optional equipment.

[F. R. Doc. 46-19153; Filed, Oct. 22, 1946; 11:22 a. m.]

[MPR 594, Amdt. 7 to Order 13]

CHRYSLER CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to sections 8 and 9b of Maximum Price Regulation 594, *It is ordered:*

Order No. 13 under Maximum Price Regulation 594 is amended in the following respects:

1. The following Chrysler 8 cylinder new passenger automobile chassis and its respective net wholesale price is added to the schedule in subparagraph (1) of paragraph (a).

(1) *Charge for new automobile.*

Model	Description	Net wholesale price
C-39-N New Yorker (8 cylinders).	Chassis.....	\$999.94

2. The following Chrysler, 8 cylinder, new passenger automobile chassis and its respective factory retail price is added to the schedule in subparagraph (1) of paragraph (e).

(1) Charge for automobile.

Model	Description	Factory retail price
C-39-N New Yorker (8 cylinders).	Chassis.....	\$1,333

This amendment shall become effective October 22, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment 7 to Order 13 Under Maximum Price Regulation 594

The accompanying amendment to Order No. 13 under Maximum Price Regulation 594 establishes maximum wholesale and retail prices under sections 8 and 9b of Maximum Price Regulation 594 for a new passenger automobile in the C-39-N New Yorker series described as "Chassis". The maximum price for this automobile was determined in accordance with the same method and on the same basis that the other New Yorker series automobiles manufactured by the Chrysler Corporation were priced under Order No. 13. The opinions accompanying Order No. 13 and amendments thereto, insofar as they are applicable to this action are made a part hereof.

[F. R. Doc. 46-19154; Filed, Oct. 22, 1946; 11:23 a. m.]

[MPR 594, Order 32]

CHRYSLER CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 8 of Maximum Price Regulation 594, it is ordered:

(a) *Company sales to direct dealers.* Chrysler Corporation, Detroit, Michigan, hereinafter called Company, is authorized to sell and deliver at factory, Detroit, Michigan, to distributors, direct dealers at wholesale, and direct dealers at retail each of the Chrysler 8 cylinder new passenger automobiles listed in subparagraph (1) at a price not to exceed the total of the following charges:

(1) *Charge for new automobile.* A charge for the new automobile not to exceed the applicable net wholesale price in the following schedule less a wholesale delivery payment of \$90.00 and the applicable retroactive car volume payment in division (i) below, when the distributors, direct dealers at wholesale or direct dealers at retail, are entitled to such payments under their Company-distributor or dealer agreements:

Model	Description	Net wholesale price
C-40 Crown Imperial (8 cylinder).	Limousine..	\$2,780.74

(i) Car volume payment.

Quantity of new automobiles:

For distributors and direct dealers at wholesale:	Payment per automobile
151-500	\$15.00
501 and up	30.00
For direct dealers at retail:	
26-75	15.00
76-150	30.00
151-300	45.00
301-500	60.00
501 and up	75.00

(2) *Charge for advertising.* A charge for cooperative advertising not to exceed \$10.00 when the distributor, direct dealer at retail, direct dealer at wholesale, or the latter's applicable associate dealer, whichever the case may be, agrees to participate in the cooperative advertising program.

(3) *Charge for transportation.* A charge to cover transportation expense, if any, from Detroit, Michigan, to the point at which delivery is made to the purchaser, computed in accordance with the method the company had in effect on October 15, 1941, including transportation tax at the current legal rate.

(4) *Charge for Federal excise taxes.* A charge to provide for Federal excise taxes at the current legal rates computed in accordance with the method the company had in effect on October 15, 1941.

(5) *Charge for delivery of automobile for transportation by boat or drive-away.* A charge not to exceed \$3.00 when less than three automobiles are delivered to carrier for transportation by boat or drive-away.

(6) *Charge for retail delivery record.* A charge not to exceed \$5.00 for a retail delivery record which shall be refunded when the record is prepared and furnished in accordance with the purchaser's agreement with the Company.

(7) *Charge for manufacturer's certificate of title or origin.* A charge not to exceed twenty-five cents for preparing and furnishing a manufacturer's certificate of title or origin when requested by the purchaser.

(8) *Charge for preparing and conditioning.* A charge not to exceed \$50.00 when the company performs its customary preparing and conditioning operations on the new automobile to make it ready for operation by a consumer.

(9) *Charge for anti-freeze.* A charge for anti-freeze furnished with the automobile not to exceed the applicable maximum price.

(b) *Company sales to United States.* The company and its wholly-owned subsidiaries, except its wholly-owned dealerships, are authorized to sell and deliver at factory, Detroit, Michigan, to the United States, its agencies and wholly-owned corporations, for the use of the United States each of the Chrysler 8 cylinder new passenger automobiles listed in subparagraph (1) of paragraph (a) at a price not to exceed the total of the following charges:

(1) *A charge for the new automobile.* A charge for the new automobile not to exceed the amount of the applicable net wholesale price in subparagraph (1) of paragraph (a) less the amount of average wholesale payment included in such price for payment to distributors and direct dealers at wholesale.

(2) *Charge for servicing the new automobile.* A charge for servicing the new automobile subsequent to delivery to the purchaser not to exceed the amount the company had in effect on January 1, 1941, as a payment for the furnishing of such services.

(3) *Other charges.* Charges permitted by subparagraphs (3), (4), (5), (6), (7), (8) and (9) of paragraph (a) when applicable to the sale.

(c) *Company sales to users.* The company and its wholly-owned retail dealerships, may sell and deliver to users at the factory, Detroit, Michigan, each of the Chrysler 8 cylinder new passenger automobiles listed in subparagraph (1) of paragraph (e) at a price not to exceed the total of the following charges:

(1) *Charge for new automobile.* A charge for the new automobile not to exceed the applicable factory retail price in subparagraph (1) of paragraph (e) less the allowances in effect on January 1, 1941 to the applicable class of purchaser.

(2) *Charge for State and local taxes.* A charge for State and local taxes on the sale or delivery of the new automobile not to exceed the amount of such taxes.

(3) *Charge for preparing and conditioning.* A charge not to exceed \$50.00 for preparing and conditioning the new automobile for delivery.

(4) *Other charges.* Charges permitted by subparagraphs (3), (4), (5), (7) and (9) of paragraph (a) when applicable to the sale.

(d) *Sales by distributors and direct dealers at wholesale to associate dealers.* Distributors and direct dealers at wholesale of Chrysler 8 cylinder new passenger automobiles may sell and deliver to associate dealers each of the new passenger automobiles listed in subparagraph (1) of paragraph (a) at a price not to exceed the total of the following charges:

(1) *Charge for new automobile.* A charge for the new automobile not to exceed the amount of the applicable net wholesale price in subparagraph (1) of paragraph (a) less the applicable car volume payment in subparagraph (i) below:

(i) *Car volume payment.* When an associate dealer shall have purchased one of the quantities of new automobiles listed in the following schedule, the distributor or direct dealer at wholesale shall pay to that associate dealer, or credit him with, the amount in the schedule applicable to the quantity purchased:

Quantity:	Amount per automobile
26-75	\$15.00
76 and up	30.00

These car volume payments are nonretroactive.

(2) *Charge for advertising.* A charge for cooperative advertising not to exceed \$10.00 when the purchasing associate dealer agrees to participate in the cooperative advertising program.

(3) *Charge for transportation.* A charge to cover the transportation expense of the distributor or direct dealer at wholesale not to exceed the following:

(i) When the transportation charge to distributor or direct dealer at wholesale is prepaid. A charge not to exceed the average net invoice transportation charge to the distributor or direct dealer at wholesale for the new automobile being sold including transportation tax; or

(ii) When the transportation charge to distributor or direct dealer is not prepaid. A charge to cover transportation expense which shall not exceed the rail freight charge at carload rate, or the truckaway charge at truckload rate, whichever is higher, for the transportation of a new automobile weighing 4800 pounds from the factory, Detroit, Michigan, by the most direct route, to the place at which delivery is made to the purchaser, including transportation tax at the current legal rate.

(4) Charge for Federal excise taxes. A charge to cover Federal excise taxes not to exceed the amount of the charge the selling distributor or dealer at wholesale is billed for this expense.

(5) Charge for preparing and conditioning. A charge not to exceed \$50.00 when the distributor or direct dealer at wholesale prepares and conditions the automobile for delivery to the person to whom the purchasing associate dealer sells the automobile or to the agent of such person.

(6) Company charge for delivery of automobile for transportation by boat or drive-away. The company's charge to the selling distributor or direct dealer at wholesale for delivery of automobile to carrier for transportation by boat or drive-away.

(7) Charge for retail delivery record. A charge not to exceed \$5.00 for a retail delivery record which shall be refunded when the record is prepared and furnished in accordance with the associate dealer agreement.

(8) Charge for manufacturer's certificate of title or origin. A charge not to exceed twenty-five cents for the preparing and furnishing of a manufacturer's certificate of title or origin when requested by the associate dealer.

(9) Charge for anti-freeze. A charge for anti-freeze furnished with the automobile not to exceed the applicable maximum price.

(e) Sales by resellers in continental United States. A reseller may sell and deliver at its place of business each of the Chrysler 8 cylinder new passenger automobiles listed in subparagraph (1) below at a price not to exceed the total of the following charges:

(1) Charge for automobile. A charge for the new automobile not to exceed the applicable factory retail price in the following schedule:

Model	Description	Factory retail price
C-40 Crown Imperial.....	Limousine..	\$3,758

(2) Charge for transportation—(i) When transportation charge to reseller is prepaid. A charge not to exceed the average net invoice transportation charge for the new automobile being sold

including transportation tax at the current legal rate; or

(ii) When transportation charge to reseller is not prepaid. A charge to cover transportation expense which shall not exceed the rail freight charge at carload rate, or the truckaway charge at truckload rate, whichever is higher, for the transportation of a new automobile weighing 4800 pounds from the factory, Detroit, Michigan, by the most direct route to the place at which delivery is made to the purchaser, including transportation tax at the current legal rate.

(3) Charge for Federal excise taxes. A charge not to exceed the charges made by his supplier to provide for Federal excise taxes on the new automobile.

(4) Charge for State and local taxes. A charge for State and local taxes on the sale or delivery of the new automobile not to exceed the amount of such taxes.

(5) Charge for preparing and conditioning. A charge for preparing and conditioning the new automobile for delivery not to exceed \$50.00.

(6) Gasoline, oil and anti-freeze. A charge for gasoline, oil and anti-freeze furnished with the automobile not to exceed applicable maximum prices.

(f) Sales by distributors, direct dealers at wholesale, direct dealers at retail or other resellers in territories and possessions. A distributor, direct dealer at wholesale, direct dealer at retail, associate dealer or other reseller may sell and deliver in a territory or possession of the United States each of the Chrysler 8 cylinder new passenger automobiles listed in subparagraph (1) of paragraph (e) at a price not to exceed the maximum price it may charge under paragraph (d) or (e), whichever is applicable, to which he may add a sum equal to the expense incurred by or charged to him for: Payment of territorial and insular taxes on the purchase, sale or introduction of the new automobile in the territory or possession, when not charged under paragraph (d) or (e); export premiums; boxing and crating for export purposes; assembly costs, if any; marine and war risk insurance; landing, wharfage and terminal operations; ocean freight; freight to port of embarkation when not charged under paragraph (d) or (e); and freight from the point of debarkation by the most direct route to the place of business of the reseller.

(g) Definitions—(1) Reseller. A reseller is:

(i) A dealership, including company owned dealerships, when not selling under a distributor or direct dealer at wholesale agreement for resale; or

(ii) A person who purchased the new automobile at retail.

(2) User. A user is:

(i) A fleet account; or

(ii) The United States, or its agencies, or its wholly-owned corporations, when purchasing new automobiles for resale to buyers outside the United States; or

(iii) Any purchaser at retail.

(h) All requests not granted herein are denied.

(j) This order may be amended or revoked by the Administrator at any time.

This order shall become effective October 22, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

*Opinion Accompanying Order 32 Under
Maximum Price Regulation 594*

The Chrysler Corporation, Detroit, Michigan, makes application pursuant to section 8 of Maximum Price Regulation 594 to establish maximum prices for its model C-40 Crown Imperial 8 Cylinder Limousine. Contrary to the usual practice the applicant has not requested maximum prices for extra optional equipment since it does not at this time contemplate offering extra or optional equipment with this particular model of automobile.

In general, section 8 of the regulation permits the establishment of maximum prices for manufacturers by the calculation of a price increase factor reflecting legal increases since January 1, 1941 in materials prices and basic wage rates schedules and a profit margin over cost, the application of this increase factor to 1941 model prices, and the adjustment of the resulting prices to reflect the increases or decreases in direct labor and direct material costs due to changes in specification, design, material and equipment from the 1941 models.

The increases in basic wage rate schedules and in the general level of materials prices and the profit which were reflected in the Chrysler Corporation's factor as submitted in its application, were in accordance with the provisions of section 8. Section 8 was also adhered to by the Company in determining increases in direct labor and material costs resulting from changes in specification, design, material and equipment incorporated in the new automobiles, and in determining the overall price increase factor. The price increase factor and the increases resulting from engineering changes were applied correctly to the 1941 model prices. In these circumstances the prices requested by the Chrysler Corporation for its sales have been authorized in the accompanying order.

The order which this opinion accompanies authorizes manufacturers maximum prices for sales by the Chrysler Corporation to distributors, direct dealers at wholesale, direct dealers at retail, users and to the United States, its agencies and wholly-owned corporations for the use of the United States.

The order also authorizes maximum prices for all classes of resellers which prices preserve to each level of distribution its pre-war margin over acquisition costs. In addition to the factory price, and wholesale and retail prices, maximum prices include charges for transportation, Federal excise taxes, preparing and conditioning, state and local taxes and gasoline, oil and anti-freeze when furnished. The factory and wholesale prices also include a charge for cooperative advertising.

The maximum prices established in this action are in accordance with the provisions of Maximum Price Regulation 594 and the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19155; Filed, Oct. 22, 1946; 11:23 a. m.]

[MPR 610, Amdt. 1 to Order 11]

DIAMOND T MOTOR CAR CO.

MAXIMUM PRICES FOR NEW TRUCKS AND NEW MOTORCYCLES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 8 of Maximum Price Regulation 610, It is ordered:

Order No. 11 under Maximum Price Regulation 610 is amended in the following respects:

1. The headnote in paragraph (c) is amended to read as follows:

(c) *Sales in the Continental United States to users by resellers.*

2. A new paragraph (c) (1) is added to read as follows:

(1) *Sales in the Continental United States by resellers to resellers.* A reseller may sell and deliver to resellers each Diamond T truck containing a chassis described in paragraph (a) (1) at a price not to exceed the total of the following applicable charges:

(i) *Charge for new truck chassis.* A charge for the new truck chassis not to exceed the applicable list price set forth in paragraph (a) (1), adjusted to reflect the discount in effect on March 31, 1942, plus an over-ride charge not to exceed an amount calculated as follows:

(i) The reseller shall determine for each model of truck chassis the percentage relation which the over-ride charge of March 31, 1942, for sales to resellers bore to his net-invoiced cost for the applicable truck chassis model on March 31, 1942;

(ii) The reseller shall multiply the current net invoiced cost for each chassis by the percentage over-ride charge for sales to resellers in effect on March 31, 1942, as calculated in (i) above; the resulting amount is maximum over-ride charge for the applicable chassis.

(2) *Charge for extra or optional equipment.* A charge for each item of extra or optional equipment not to exceed the list price determined by the Company in accordance with paragraph (a) (2) or specified in paragraph (a) (3), less the discounts and allowances in effect on March 31, 1942, plus an over-ride charge not to exceed an amount calculated as follows:

(i) The reseller shall determine for each item of extra or optional equipment the percentage relation which the over-ride charge on March 31, 1942, for sales to resellers bore to his net invoiced cost for the applicable items of equipment on March 31, 1942;

(ii) The reseller shall multiply the current net invoiced cost for each item of extra or optional equipment by the percentage over-ride charge for sales to resellers in effect on March 31, 1942, as calculated in (i) above; the resulting amount is the maximum over-ride charge for the applicable item of extra or optional equipment.

(3) *Discounts and over-ride charges for sales by resellers to whom paragraphs (1) and (2) above do not apply.* A reseller to whom paragraphs (1) and (2) above do not apply either because

he was not in business on March 31, 1942 or, if he was in business but did not sell to resellers shall, on sales to resellers, grant the discounts and is authorized to charge the over-ride charges which the Company notifies him are generally in effect for such sales among other Diamond T resellers.

(4) *Other charges.* Charges permitted by section 10 of Maximum Price Regulation 610 when applicable to the sale.

3. Paragraph (d) is amended to read as follows:

(d) *Sales by resellers in Puerto Rico and the Territory of Alaska.* A reseller may sell and deliver in Puerto Rico, and Alaska each of the new Diamond T motor trucks described in paragraph (a) (1) at a price not to exceed the maximum price which may be charged under paragraph (c) or (c) (1), whichever is applicable, to which it may add a sum equal to the expense incurred by or charged to it for: Payment of territorial and insular taxes on the purchaser, sale or introduction of the new truck chassis and extra or optional equipment in the territory or possession, when not charged under paragraph (c) or (c) (1), export premium; boxing and crating for export purposes; assembly costs if any; Marine and war risk insurance; landing, wharfage and terminal operations; ocean freight; freight to port of embarkation when not charged under paragraph (c) or (c) (1); and inland freight from the port of debarkation, by the most direct route to the reseller's place of business.

This amendment shall be effective October 23, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment 1 to Order 11 under Maximum Price Regulation 610

This action provides a means whereby dealers may fix maximum prices for sales to other dealers.

When Order No. 11 was originally issued this office had not been informed that trucks manufactured by the Diamond T Motor Car Company were sold by certain dealers to other dealers. Consequently, no provision was made for the establishing of maximum prices for such inter-dealer sales. Subsequently information was submitted to show that such transactions take place. This action provides, a method whereby dealers who sell to other dealers may recover their pre-war margins on such sales. This is done by a provision allowing such dealers the same percentage over net invoiced cost that they realized on March 31, 1942. Dealers who do not have an established base period percentage are permitted to charge an amount the Diamond T Motor Company notifies them is generally in effect for such sales among dealers who have base period experience. Prices to the ultimate consumers are not affected by this action.

This action will maintain customary trade practice and is in accord with the

provisions of Maximum Price Regulation 610 and the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19157; Filed, Oct. 22, 1946; 11:24 a. m.]

Regional and District Office Orders.

[Region IV Order G-40 Under RMPR 122, Amdt. 3]

SOLID FUELS IN DALTON, GA., AREA

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator, Region IV, Office of Price Administration, by § 1340.260 of Revised Maximum Price Regulation No. 122, paragraph (e) of Order No. G-40 under Revised Maximum Price Regulation No. 122, issued by this office on April 21, 1945, is amended to read as follows:

(e) *Maximum prices.* Maximum prices established by this order are as follows for sales on a "direct delivery or domestic" basis:

(1) High volatile bituminous coal from District No. 8.

Size	Per ton, 2,000 lbs.	Per ½ ton, 1,000 lbs.	Per ¼ ton, 500 lbs.
Egg from Mine Index 141, Creech Coal Co.	\$8.92	\$4.71	\$2.36
Egg	8.72	4.61	2.31
Block	9.27	4.89	2.44
Stoker from Mine Index 93, Kentucky Cardinal Coal Corp.	9.02	4.76	2.38
Stoker	8.77	4.64	2.32
Slack	7.22	3.86	1.93

Effective date. This amendment shall become effective as of August 22, 1946.

Issued: October 7, 1946.

ALEXANDER HARRIS,
Regional Administrator.

Opinion Accompanying Amendment No. 3 to Order No. G-40 Under Revised Maximum Price Regulation No. 122

Amendment No. 3 to Order No. G-40 under Revised Maximum Price Regulation No. 122 is issued simultaneously herewith under § 1340.260 of said regulation and incorporates the several increases authorized by Amendment No. 158 to Maximum Price Regulation 120, effective June 21, 1946; increases in freight rates as authorized by Amendment 46 to Revised Maximum Price Regulation 122, effective July 26, 1946; increases allowed by Amendment No. 42 to Revised Maximum Price Regulation No. 122, effective March 30, 1946; and increases of 18¢ per ton as authorized by Amendment 48 to Revised Maximum Price Regulation 122 to meet the requirements of section 2 (t) of the Price Control Extension Act of 1946.

The prices specified have affirmatively been found to be generally fair and equitable to all dealers in the area covered by the Order. It has likewise been affirmatively found that the issuance of said Amendment will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-18989; Filed, Oct. 22, 1946; 8:48 a. m.]

[Region III Rev. Order G-10 Under Gen. Order 68]

STOCK MILLWORK, INDIANAPOLIS, IND. AREA

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 63, this order is issued:

SECTION 1. What this order does. This adopting order establishes maximum prices for the stock millwork items listed in the accompanying tables when sold at retail at or from any point within the Indianapolis, Indiana Area.

SEC. 2. Area covered. For the purposes of this order, the "Indianapolis, Indiana Area" consists of the Counties of Boone, Hamilton, Hancock, Hendricks, Johnson, Madison, Marion, Morgan and Shelby in the State of Indiana.

SEC. 3. Applicability of Basic Order No. 1-B. All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-10 are hereby adopted by, and incorporated by reference into, this order as though fully rewritten herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

SEC. 4. Maximum prices—(a) Price lists. Subject to the provisions of subsection (b) of this section 4, the maximum prices of the stock millwork items for which maximum prices are established by this order shall be those set forth in the accompanying tables, which are annexed to and made a part of this order. Prices lower than the maximum prices established hereby may, of course, be changed or paid.

(b) Additions. The maximum prices of the stock millwork items listed in the accompanying tables, shall be determined by adding, to the prices listed in said tables, whichever of the percentage increases listed below are applicable, depending upon the general category of the item to be priced.

General category of item to be priced	Percentage increase to be added to price in table
Open sash.....	24.5
Doors with plywood panels.....	25.0
Doors with raised panels.....	22.0
Glazed sash.....	17.5
Frames.....	25.5
Combination doors.....	22.0
Window screens.....	20.5
Douglas fir house doors.....	24.5
Douglas fir, other than house doors.....	11.0
Other items.....	22.0

(c) The prices established herein are the maximum retail prices which may be charged for the stock millwork items listed, whether purchased from manufacturers, jobbers, or self produced. A seller may quote on a contract basis pro-

vided that he maintains records showing complete calculations for each item in his contract price and provided that the contract price is based on prices permitted by this order and applicable regulations. Contract sales may not exceed the sum total of the maximum stock millwork prices for each and all items in the contract. Prices lower than maximum prices may, of course, be charged and paid.

(d) Delivery. (i) The maximum prices established hereby include free delivery of the items purchased.

(ii) No deduction need be made from the maximum prices established hereby where the purchaser elects to make his own delivery.

(e) Discounts. Sellers shall maintain at least as favorable cash discount practices as they had in effect in March 1942. Such cash discount practices shall apply to all sales subject to this order, regardless of whether the seller sold the particular item in March 1942.

SEC. 5. Relationship to Order No. G-10. Subject to the provisions of Supplementary Order No. 40 this Revised Order No. G-10 replaces and supersedes Order No. G-10 which is hereby revoked.

SEC. 6. Effective date. This Revised Order No. G-10 shall become effective September 25, 1946.

Issued: September 25, 1946.

E. C. TURNEY,
Acting Regional Administrator.

MAXIMUM RETAIL PRICES STOCK MILLWORK IN THE INDIANAPOLIS, INDIANA AREA

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See section 6 (b) of Basic Order No. 1-B.)

TABLE 1—3X PAN. 1 LT. DOORS

[All items shown are stock. Glass opg. in 2-8x6-8-24x30 to 24x34]

W4-BW2262 No. 1 ponderosa pine

Size	1 3/4"		1 3/4"	
	Open	SSB	Open	SSB
2-6x6-0.....	\$7.50	\$8.10	-----	-----
6-6-8.....	7.50	8.10	\$10.65	\$11.85
6-8-8.....	7.55	8.30	10.60	12.00
7-0-0.....	8.15	10.10	11.35	13.35
2-8x6-8.....	7.80	8.55	10.85	11.35
DSB				
2-8x7-0.....	8.35	\$9.90	11.65	\$13.85
2-10x6-10.....	8.45	10.60	11.80	14.00
3-0x6-8.....	8.20	9.80	11.45	12.90
7-0-0.....	8.70	11.15	12.20	14.50

W4-BW2262 No. 2 ponderosa pine

Size	Open	SSB
2-6x6-6.....	\$6.95	\$7.70
2-8x6-8.....	7.35	8.15

W4-BW2262-CP118 No. 1 fir

Size	1 3/4"		1 3/4"	
	Open	SSB	Open	SSB
2-6x6-6.....	\$6.50	\$7.45	-----	-----
2-8x6-8.....	6.75	8.35	\$7.10	-----

TABLE 1—3X PAN. 1 LT. DOORS—continued

Size	BW2662—No. 2 fir 1 3/4"		W4-BW2262— CP118—No. 3 fir 1 3/4"	
	Open	SSB	Open	SSB
2-6x6-6.....	\$5.95	\$7.00	\$5.75	\$6.80
2-8x6-8.....	6.20	7.05	6.00	7.15

For extras see table 23.

3X PAN. 4 LT. DOORS

Items marked (*) are stock.

W5-BW2266 No. 1 ponderosa pine

Size	1 3/4"		1 3/4"	
	Open	SSB	Open	SSB
2-6x6-6.....	*\$8.50	*\$9.30	-----	-----
6-6-8.....	*8.60	*9.45	*\$11.80	*\$13.20
2-8x6-8.....	*8.80	*9.45	*12.10	*12.85
7-0-0.....	9.35	10.30	-----	-----
2-10x6-10.....	10.95	13.85	-----	-----
3-0x6-8.....	9.00	10.10	12.70	13.55
7-0-0.....	*9.50	*11.15	*13.55	*14.45

W5-BE2266 No. 2 ponderosa pine

Size	Open	SSB	-----	-----
2-6x6-6.....	*\$7.95	*\$8.80	-----	-----
2-8x6-8.....	*8.25	*8.95	-----	-----

W5-BW2266-CP416 No. 1 fir

Size	Open	SSB	-----	-----
2-6x6-0.....	*\$6.90	*\$8.10	-----	-----
6-6-8.....	*7.15	*8.10	-----	-----
6-8-8.....	*7.25	*8.25	-----	-----
2-8x6-0.....	*7.05	*8.45	-----	-----
6-8-8.....	*7.40	*8.25	*\$9.40	*\$10.30
7-0-0.....	*8.00	*9.10	-----	-----
2-10x6-10.....	*8.20	*8.35	-----	-----
3-0x6-8.....	*8.00	*9.70	*10.55	*11.60
7-0-0.....	-----	-----	*11.55	*12.45

BW2266 No. 2 fir

Size	Open	SSB	-----	-----
2-6x6-0.....	*\$6.75	*\$8.00	-----	-----
6-6-8.....	*6.85	*7.90	-----	-----
6-8-8.....	*6.90	*7.95	-----	-----
2-8x6-0.....	*6.90	*8.35	-----	-----
6-8-8.....	*7.05	*7.95	*\$8.90	*\$9.80
7-0-0.....	*7.80	*9.00	-----	-----
2-10x6-10.....	*8.00	*9.80	-----	-----
3-0x6-8.....	*7.85	*9.35	*10.25	*11.35
7-0-0.....	-----	-----	*11.05	*12.20

W5-BW2266-CP416 No. 3 fir

Size	Open	SSB	-----	-----
2-6x6-6.....	*\$5.85	*\$7.25	-----	-----
2-8x6-8.....	*6.05	*7.55	-----	-----

TABLE 2—LONG LIGHT DOORS WITH PANELS BELOW

Items marked (*) are stock. Glass opg. in 2-8x6-8 W6-2276-CP114 approx. 22x36 to 24x36. Glass opg. in 2-8x6-8 W8-BW2290 approx. 22x44 to 22x46.

No. 1 ponderosa pine	W6-BW2276 2 X panel 1 light		W6A-BW2272 2 X panel 3 it. wide	
	Open	DSB	Open	DSB
1 3/4":	-----	-----	-----	-----
2-6x6-6.....	*\$7.05	*\$9.00	\$8.15	\$9.50
2-8x6-8.....	*7.35	*9.20	8.40	9.85
7-0-0.....	*7.90	*10.85	8.95	10.45
3-0x6-8.....	*7.65	*10.90	8.65	11.95
7-0-0.....	*8.20	*11.80	9.30	12.85
1 3/4":	-----	-----	-----	-----
2-8x6-8.....	*10.25	*11.95	11.55	13.05
7-0-0.....	*11.05	*14.10	12.35	14.10
3-0x6-8.....	*11.00	*13.40	12.05	13.75
7-0-0.....	*11.55	*14.50	12.85	14.55

TABLE 2—LONG LIGHT DOORS WITH PANELS BELOW—continued

No. 1 ponderosa pine	BW2275 2 X panel 3 ft. high		W6B-BW2274 2 X panel 9 ft. (3W3H)	
	Open	SSB	Open	DSB
1 3/4":				
2-6 x 6-6	\$8.20	\$9.75	\$8.80	\$11.45
2-8 x 6-8	8.50	10.25	9.05	11.75
7-0	9.00	10.85	9.60	12.30
3-0 x 6-8	8.80	10.75	9.35	12.05
7-0	9.35	11.45	10.00	12.85
1 3/4":				
2-8 x 6-8	11.55	13.35	12.60	15.30
7-0	12.25	14.20	13.35	16.30
3-0 x 6-8	12.05	14.05	13.10	15.80
7-0	12.85	14.95	13.90	16.85

No. 1 fir	CP114 2 X panel 1 light	
	Open	DSB
1 3/4": 2-8 x 6-8	\$5.75	

No. 1 ponderosa pine	W8-BW2290 1 X panel 1 light		W13-BW2292 1 X panel 3 ft. wide	
	Open	DSB	Open	DSB
1 3/4":				
2-6 x 6-6	\$7.55	\$10.55	\$9.80	\$13.55
2-8 x 6-8	*7.80	*10.30	*8.80	*12.25
2-10 x 7-0	*7.80	*11.55	10.05	13.80
3-0 x 6-8	*7.35	*11.15	9.45	13.75
7-0	*7.85	*11.70	10.85	15.05
1 3/4":				
2-8 x 6-8	*11.10	*13.70	13.85	17.25
7-0	*11.95	*15.50	14.70	19.05
2-10 x 7-0	12.15	16.10	14.90	19.25
3-0 x 6-8	*11.55	*14.80	14.30	18.65
7-0	*12.40	*15.60	15.15	19.50

No. 1 ponderosa pine	BW2291 1 X panel 3 ft. high		W14-BW2294 1 X panel 9 ft. (3W3H)	
	Open	SSB	Open	DSB
1 3/4":				
2-6 x 6-6	\$8.65	\$10.50	\$9.35	\$15.35
2-8 x 6-8	8.90	10.80	*9.60	*12.50
2-10 x 7-0			10.15	13.50
3-0 x 6-8	9.20	11.50	9.85	13.35
7-0	9.80	12.30	10.45	14.65
1 3/4":				
2-8 x 6-8	12.40	14.30	13.60	16.50
7-0	13.25	15.40	14.45	17.75
2-10 x 7-0			18.70	22.35
3-0 x 6-8	12.85	15.15	14.05	17.15
7-0	13.65	16.20	16.05	20.00

For extras see Table 23.

TABLE 3—SHORT LIGHT DOORS WITH PANELS BELOW

Items marked (*) are stock.
Glass opp. in 2-8 x 6-8, approx. 22 x 18 to 22 x 22.

No. 1 ponderosa pine	W9-BW2282 2 vert. pan. 1 light		W10-BW2286 2 vert. pan. 3 ft. wide		W11-BW2284 2 vert. pan. 6 ft. (3W2H)	
	Open	DSB	Open	DSB	Open	DSB
1 3/4":						
2-8 x 6-8	\$8.25	\$9.30	\$8.95	\$10.15	\$9.35	\$10.90
3-0 x 6-8	*9.50	*10.65	10.30	11.65	10.80	12.45
7-0	*10.45	*11.55	11.20	12.60	11.80	13.45
1 3/4":						
2-8 x 6-8	*11.50	*12.55	*12.35	*13.50	*12.85	*14.40
7-0	*13.80	*14.80	14.80	15.95	15.30	16.85
3-0 x 6-8	*12.05	*13.25	*12.95	*14.30	*13.50	*15.15
7-0	*13.20	*14.35	14.10	15.40	14.55	*16.20

TABLE 3—SHORT LIGHT DOORS WITH PANELS BELOW—continued

No. 1 fir	W28-BW2388 1 pan. 1 ft.		W29-BW2390 1 pan. 3 ft. W		W30-BW2392 1 pan. 6 ft. (3W2H)	
	Open	DSB	Open	DSB	Open	DSB
1 3/4": 2-8 x 6-8						
8	*\$8.60	*\$9.80	*\$9.45	*\$10.60	\$9.90	\$11.10
1 3/4":						
2-8 x 6-8	*10.45	*11.60	11.25	12.45	11.75	12.95
3-0 x 6-8	*11.45	*12.80	12.30	13.95	12.75	14.05
7-0	*12.15	*13.45	*12.95	*14.25	13.40	14.70

If stool and blocks are omitted from fir doors, deduct \$0.80.
For other extras see Table 23.

TABLE 4—LONG LIGHT DOORS, 18" BOTTOM RAIL

Items marked (*) are stock. 2-6 widths have 5" face stiles, others have 6" face stiles. No. 1 quality. Glass size in 2-6 x 6-8 20 x 56, 2-8 x 6-8 20 x 56, 3-0 x 6-8 24 x 56.

Size	W32-BW2374 1 long lt.		1 3/4" ponderosa pine		1 3/4" ponderosa pine	
	Open	DSB	Open	DSB	Open	DSB
2-6 x 6-6	*\$7.55	*\$10.90				
6-8	9.50	13.35	*\$10.95	*\$14.80		
7-0	10.10	14.55	*11.75	*15.65		
2-8 x 6-8	*7.80	*11.65	*10.50	*14.40		
7-0	*8.40	*12.85	*12.05	*16.60		
2-10 x 6-10	*8.45	*12.60	*12.15	*16.70		
7-0	*8.55	*13.00	*12.30	*16.80		
3-0 x 6-8	*8.15	*12.60	*10.60	*15.15		
7-0	*8.70	*13.35	*11.35	*16.10		
3-6 x 7-0			*13.65	*19.30		
			*14.75	*20.35		

Size	W34-BW2380 12 ft. (3W4H)			
	Open	DSB	Open	DSB
2-8 x 6-8	*\$8.20	*\$11.15	*\$11.65	*\$14.45
3-0 x 6-8			*12.05	*15.30
7-0			*12.80	*15.85

Size	W35-BW2378 9 marginal lt.			
	Open	DSB	Open	DSB
2-8 x 6-8	*\$7.45	*\$11.85	*\$10.90	*\$15.40
3-0 x 6-8			*12.05	*16.20
7-0			*12.80	*17.20

Size	W36-BW2382 15 ft. (3W5H)			
	Open	DSB	Open	DSB
2-8 x 6-8	*\$8.65	*\$12.75	*\$12.70	*\$15.65
3-0 x 6-8			*12.70	*16.30
7-0			*13.35	*17.10

W32-BW2374 1 long lt.	1 3/4" pl. red oak ven.		1 3/4" uns. birch ven.	
	Open	DSB	Open	DSB
3-0x6-8	*\$14.95	*\$18.70	*\$13.20	*\$16.95
7-0	*15.80	*19.70	*13.90	*17.00

NOTE: For door sizes not listed or divided differently use W31-BW2372 above, plus extras Table 23. For side-lights to match see Table 6.

TABLE 5—ENTRANCE DOORS

Items marked (*) are stock. No. 1 Quality.

Panel doors, 1 3/4" sq. head	2-8 x 6-8		3-0 x 6-8		3-0 x 7-0	
	Open	DSB	Open	DSB	Open	DSB
BW2332—6 panel ponderosa pine	*\$12.35	*\$13.20				
B2337—8 panel ponderosa pine		*14.05		*14.85		
C1020—6 panel ponderosa pine	*13.50	*14.35		*15.25		
CAMP—6 panel fir	*8.25	*9.20				
C1023—2 panel ponderosa pine		*19.10		*19.35		
C1024—8 panel ponderosa pine		*14.30		*15.20		

TABLE 5—ENTRANCE DOORS—continued

Glass doors 1 3/4" sq. head pond. pine	2-8 x 6-8		3-0 x 6-8	
	Open	Glzd.	Open	Glzd.
BW2336—4 pan. 2 ft.		*\$13.85		*\$15.05
BW2338—6 pan. 2 ft.				*17.45
BW2340—4 pan. 4 ft.				*23.75
BW2342—4 pan. 4 ft.		*21.45		*22.45
BW2347—4 pan. 9 ft.				*20.10
BW2350—4 pan. 9 ft.				*25.10
BW2354—6 pan. 12 ft.				*32.35
BW2356—6 pan. 3 ft.				*31.50
BW2400—14 pan. 1 ft.				*20.65
C1021—4 pan. 4 ft.	*\$15.00	*16.00	*\$15.80	*16.80
C1025—4 pan. 9 ft.			*22.65	*25.55
C1026—4 pan. 12 ft.			*17.70	*21.55
C1027—4 pan. 2 ft.	*13.50	*14.15	*14.35	*15.10
C1028—6 pan. 3 ft.				*34.25
C1030—4 pan. 4 ft.			*24.30	*27.35
C1060—14 pan. 1 ft.			*17.50	*20.30

Glass doors 1 3/4" sq. head pond. pine	3-0 x 7-0	
	Open	Glzd.
BW2336—4 pan. 2 ft.		*\$16.05
BW2338—6 pan. 2 ft.		
BW2340—4 pan. 4 ft.		25.40
BW2342—4 pan. 4 ft.		
BW2347—4 pan. 9 ft.		
BW2350—4 pan. 9 ft.		25.75
BW2354—6 pan. 12 ft.		33.05
BW2356—6 pan. 3 ft.		32.10
BW2400—14 pan. 1 ft.		21.70
C1021—4 pan. 4 ft.		*\$16.70
C1025—4 pan. 9 ft.		*23.25
C1026—4 pan. 12 ft.		*18.35
C1027—4 pan. 2 ft.		*15.25
C1028—6 pan. 3 ft.		
C1030—4 pan. 4 ft.		*26.00
C1060—14 pan. 1 ft.		*18.90

Glass doors 1 3/4" irreg. head, pond. pine	3-0 x 6-8		3-0 x 7-0	
	Open	Glzd.	Open	Glzd.
BW2402—14 pan. 1 ft. Tudor head		\$32.80		\$34.15
BW2404—14 pan. 1 ft. Circle head		32.80		34.15
C1065—14 pan. 1 ft. Circle head	*\$30.00	*32.75	*\$34.40	*34.15
C1070—14 pan. 1 ft. Tudor head	*30.00	*32.75	*31.40	*34.15

TABLE 6—ENTRANCE DOORS AND STANDARD SIDELIGHTS

Items marked (*) are stock No. 1 quality.

Entrance doors ponderosa pine

Size	C1110 1 panel 12 ft. (3W4H)		C1224 2 vert. pan. 4 ft. (2W2H)	
	Open	DSB	Open	DSB
1 3/4":				
2-6 x 6-6				
6-8				
2-8 x 6-8	*\$9.85	*\$14.25		
1 3/4":				
2-6 x 6-8				
2-8 x 6-8	*13.75	*18.15	*\$12.85	*\$14.60
7-0	*14.55	*19.25		
3-0 x 6-8	*14.15	*18.90	*13.50	*14.90
7-0	*15.00	*19.95	*14.60	*15.95
Size	BW2248 C1230 2 vert. pan. 6 ft. (2W3H)		C1239 2 vert. pan. 9 ft. (3W3H)	
	Open	DSB	Open	DSB
1 3/4":				
2-6 x 6-6	*\$8.25	*\$9.75		
6-8	*8.45	*9.90		
2-8 x 6-8	*8.60	*10.15		
1 3/4":				
2-6 x 6-8	*11.75	*13.10		
2-8 x 6-8	*12.00	*13.40	*\$12.30	*\$15.10
7-0	*12.75	*14.25		
3-0 x 6-8	*12.45	*14.10	*12.60	*15.95
7-0	*13.20	*15.00		

TABLE 6—ENTRANCE DOORS AND STANDARD SIDELIGHTS—continued

BW2247 doors 2 vertical pan 3 lt. high PP

Size	1½"		1¾"	
	Open	DSB	Open	DSB
2-6 x 6-6	\$8.15	\$9.75	\$11.20	\$12.85
2-8 x 6-8	8.30	10.05	11.35	13.20
3-8 x 6-8			11.90	13.20

Sidelights ponderosa pine only

18" BR 1½" each	W32-BW2374 1 long lt.		W34-BW2380 8 lt. (2W4H)	
	Open	DSB	Open	DSB
1-0 x 6-8	\$5.10	\$7.35	\$9.85	\$11.85
7-0	5.45	7.70	10.20	12.25
1-2 x 6-8	5.25	7.90	10.10	12.20
7-0	5.65	8.25	10.45	12.60
1-4 x 6-8	5.50	8.35	10.25	12.45
7-0	5.85	8.75	10.65	13.00

18" BR 1½" each	W35-BW2378 6 marg. lt.		W36-BW2382 10 lt. (2W5H)	
	Open	DSB	Open	DSB
1-0 x 6-8	\$8.95	\$11.50	\$11.10	\$13.45
7-0	9.30	11.85	11.45	13.80
1-2 x 6-8	9.10	12.05	11.30	13.60
7-0	9.50	12.45	11.70	14.15
1-4 x 6-8	9.30	12.55	11.45	14.10
7-0	9.70	12.90	11.85	14.50

1½" each	C1420 1 pan. 4 lt. H	
	Open	DSB
1-0 x 6-8½	\$9.85	\$11.15
7-0½	10.35	12.85

NOTE: For sidelights not listed or divided differently, use W32-BW2374 above, plus extras. Table 23. For doors to match sidelights see Table 4.

TABLE 7—DIVIDED FRENCH DOORS IN PAIRS

Items marked * are stock. Astragals extra. No. 1 quality.
W designs PP—3½" stiles, 8¼" bottom rail.
W designs birch—4" stiles, 9" bottom rail.
BW designs—4" stiles, 9" bottom rail.
All face measure. Glass set with wood stops.

Per pair	BW3392 8 lt. each (2W4H) pond. pine		W48-BW3400 10 lt. each (2W5H)			
	Open	SSB	Open	SSB	Open	SSB
1½":						
4-0 x 6-8	Dol.	Dol.	Dol.	Dol.	Dol.	Dol.
7-0	*12.50	*17.10	*12.85	*18.25	*13.55	*19.95
5-0 x 6-8			*13.55	*19.95	*24.90	*30.00
7-0			*13.85	*19.40	*25.55	*31.45
5-4 x 6-8			*13.30	*20.65	*24.45	*30.40
7-0			14.10	21.80	25.85	32.10
1¾":						
4-0 x 6-8			17.90	24.10		
7-0			19.05	25.50	*26.55	*31.65
5-0 x 6-8			18.45	25.55	*25.85	*31.50
7-0			19.60	26.95	*27.20	*33.05
5-4 x 6-8			18.70	26.10		
7-0			19.70	27.55		

TABLE 7—DIVIDED FRENCH DOORS IN PAIRS—CON.

Per pair	W47 9 marg. lt. each pond. pine		12 lt. each (3W4H)			
	Open	SSB	Open	SSB	Open	SSB
1½":						
5-0 x 6-8	Dol.	Dol.	Dol.	Dol.	Dol.	Dol.
7-0	*13.70	*19.15	*12.80	*21.15	*25.55	*32.40
5-4 x 6-8	*13.80	*19.80	*12.85	*21.55	*26.95	*33.80
7-0					*27.20	*34.50
1¾":						
5-0 x 6-8	19.05	24.90	19.10	27.75		
7-0			20.20	28.80	*28.20	*35.10
5-4 x 6-8	19.25	25.30	19.30	28.40	*27.05	*33.90

W49-BW3408 15 lt. each (3W5H) pond. pine

Per pair	1½"		1¾"	
	Open	SSB	Open	SSB
5-0 x 6-8	*\$13.25	*\$22.25	\$18.50	\$27.60
7-0	*15.35	*24.75	21.45	29.65
5-4 x 6-8	*13.30	*22.40	18.70	27.85

For sizes not listed use French door blank, Table 9.
For T Astragals see Table 23.

TABLE 8—DIVIDED FRENCH DOORS IN PAIRS AND SINGLE

Items marked (*) are stock. Astragals extra. No. 1 quantity. BW3413-3415—4" stiles, 9" bottom rail. Single doors—5" stiles, 9" bottom rail. All face measure. Glass set with wood stops.

Ponderosa pine per pair	BW3413 4 lt. high each		BW3415 5 lt. high each	
	Open	SSB	Open	SSB
1½":				
4-0 x 6-8	\$14.70	\$18.90	\$15.40	\$19.65
7-0	15.15	20.55	15.80	21.15
5-0 x 6-8	16.00	21.40	16.70	22.40
7-0	15.25	21.05	15.95	21.65
5-4 x 6-8	16.25	22.10	16.95	23.05
7-0	15.60	21.30	16.25	22.75
6-0 x 6-8	16.55	23.30	17.25	23.15
1¾":				
4-0 x 6-8	20.10	24.45	20.95	25.30
7-0	20.60	26.35	21.70	27.10
5-0 x 6-8	20.60	26.35	21.70	27.10
7-0	21.60	28.35	22.40	28.90
6-0 x 6-8	23.00	29.75	23.80	30.80

Ponderosa pine per door	W48W- BW3401 10 lt. (2W5H)		W46W 12 lt. (3W4H)		W49W- BW3409 15 lt. (3W5H)	
	Open	SSB	Open	SSB	Open	SSB
1½":						
2-6 x 6-8	Dol.	Dol.	Dol.	Dol.	Dol.	Dol.
7-0	*6.50	*9.55			7.35	12.40
2-8 x 6-8	6.90	10.50			11.00	15.80
7-0					7.45	12.45
3-0 x 6-8					11.20	16.30
7-0					10.85	16.05
1¾":					11.30	16.55
2-0 x 6-8	*9.10	*12.10				
7-0	9.85	13.00			10.95	15.95
2-6 x 6-8	*9.40	*13.10			15.15	20.25
7-0	10.10	13.75			11.05	16.10
2-8 x 6-8					11.60	16.80
7-0					11.20	16.45
3-0 x 6-8					11.75	17.20
7-0						

CP1532
15 lt. (3W5H)
For sizes not listed use French Door Blank Table 9.
For T Astragals see Table 23.

TABLE 9—DIVIDED FRENCH DOORS & FRENCH DOOR BLANKS

Items marked (*) are stock. Astragals extra. No. 1 quality.
BW3380-BW3384—4" stiles, 9" bottom rail, 1 flat panel.
C3200—3½" stiles, 8¼" bottom rail, 1 flat panel.
C3201—4¼" stiles, 8¼" bottom rail, 1 flat panel.
W49½ PP—3½" stiles, 8¼" bottom rail.
W49½ Birch—4¼" stiles, 9" bottom rail.
BW499—4¼" stiles, 9" bottom rail.
W49½ PP—5" stiles, 11" bottom rail.
BW499½—5" stiles, 11" bottom rail.
All face measure. Glass set with wood stops.

Divided 12. French doors

Ponderosa pine per pair	BW3380-C3200 1 pan. 8 lt. (2W4H) ea.		BW3384-C3200 1 pan 12 lt. (3W4H) ea.	
	Open	DSB	Open	DSB
1½":				
4-0 x 6-8	*\$15.55	*\$21.45		
7-0	*17.40	*23.55		
5-0 x 6-8			*\$18.35	*\$27.15
7-0			*20.40	*29.55
5-4 x 6-8			*19.15	*27.85
1¾":				
4-0 x 6-8	*22.40	*28.35		
7-0	*23.80	*30.00		
5-0 x 6-8			*26.30	*35.20
7-0			*27.75	*36.90

C3201 single door 1 pan. 12 lt. (3W4H) ponderosa pine

Per door	1½"		1¾"	
	Open	DSB	Open	DSB
2-6 x 6-8	*\$9.50	*\$13.85	*\$13.65	*\$18.10
2-8 x 6-8	*9.55	*13.90	*13.80	*18.25

12. French door blanks

Per pair	W49½-BW499 Open		W49½-RW 499½ open pond. pine	
	Pond. pine	Uns. birch	1½"	1¾"
4-0 x 6-8	*\$11.35	*\$16.05	*\$16.40	*\$13.10
7-0	*14.50	*21.45	*17.30	*24.60
5-0 x 6-8	*11.75	*16.80	*16.65	*13.45
7-0	*12.65	*18.10	*18.00	*14.25
5-4 x 6-8	*11.90	*20.85	*16.90	*13.45
7-0	*13.05	*22.55	*18.25	*14.50
6-0 x 6-8	*12.45	*21.45		*21.40
7-0	*13.70	*18.75	*17.60	*31.25
8-0				

For extras to French Door Blanks, see Table 23.
For T Astragals see Table 23.

TABLE 10—GARAGE DOORS

Item shown are considered as stock. Astragals extra.

Per pair	W70-BW3240- CP639 No. 1 fr. 3 vert. RSD. pan. 6 lt. (3W2H)		W70 mill run pond. pine, 3 vert. RSD. pan. 6 lt. (3W2H)	
	Open	SSB	Open	SSB
8-0 x 7-0 x 1¾"	\$20.85	\$23.55	\$23.60	\$26.40
7-6	20.85	23.55	24.20	27.60
8-0	20.85	23.55	24.80	27.60

See footnote.

Per set of 3	W71-BW3242- CP493 No. 1 fr. 2 vert. RSD. pan. 4 lt. (2W2H)		W71 mill run pond. pine, 2 vert. RSD. pan. 4 lt. (2W2H)	
	Open	SSB	Open	SSB
8-0 x 7-0 x 1¾"	\$22.20	\$24.90	\$24.50	\$27.00
7-6	22.20	24.90	24.85	27.65
8-0	22.20	24.90	25.45	28.25

See footnote.

For extra see Table 23.

TABLE 16—SIX PANEL DOORS

Items marked (*) are stock. Doors under 2-0 wide are 3 panel high to match 6 panel. C3030 doors have flat panels, other doors shown have raised panels. No. 1 quality.

Size	Fir camp	Ponderosa pine				Birch C3030
		BW3268	C3025	C3020	C3030	
1 3/4":						
1-6 x 6-6				\$8.75		
6-8	\$5.55	\$7.75	\$7.80	\$8.90	\$7.80	
1-8 x 6-8			7.80	8.90	7.80	\$13.60
2-0 x 6-0	\$5.25	\$6.65	\$6.70	\$8.45	6.70	13.30
6-6	\$5.45	\$6.95	\$6.95	\$8.75		13.55
6-8	\$5.55	\$7.05	\$7.05	\$8.00	\$7.05	\$13.60
2-4 x 6-6		\$8.30	8.35	9.45	\$8.35	14.60
6-6	\$5.75	\$7.55	\$7.55	\$9.45	\$7.55	14.10
6-8	\$5.85	\$7.75	\$7.75	\$8.70	\$7.75	\$14.20
2-6 x 6-6		\$7.90	\$7.90	\$9.00	\$7.90	15.55
6-6	\$5.95	\$7.95	\$7.95	\$9.00	\$7.95	\$14.60
6-8		\$9.45	9.45	\$10.55		15.60
2-8 x 6-6				10.15		
6-8	\$6.10	\$8.30	\$8.35	\$9.35	\$8.35	\$15.05
7-0		\$9.80	9.80	\$10.90	\$9.80	
3-0 x 6-6				10.80		
6-8				10.95		
7-0				11.70		
1 3/4":						
1-6 x 6-6			10.30			
6-8			10.50			
1-8 x 6-8			10.50			
2-0 x 6-0			9.85			
6-6			10.30			
6-8			10.50	\$12.45		
7-0			11.20	13.70		
2-4 x 6-6			11.20	13.70		
6-8			11.35	\$12.55		
7-0			12.20	14.75		
2-6 x 6-6			11.65	14.20		
6-8		\$11.65	11.80	\$13.05		16.25
7-0			12.75	\$14.30		
2-8 x 6-6			12.15	14.70		
6-8	\$8.25	\$12.25	12.40	\$13.50		
7-0			13.25	\$14.80		
3-0 x 6-6			13.15	15.65		18.00
6-8	\$9.20		13.30	\$14.35		19.00
7-0			14.25	\$15.25		

For extra see Table 23.

TABLE 17—EIGHT PANEL DOORS

Items marked (*) are stock. Flat panels. No. 1 quality. Doors under 2-0 wide are 4 panel high to match 8 panel.

Size	C3050 8 rect. panel			
	Pond. pine		Pl. red oak	
	1 3/4"	1 3/4"	1 3/4"	1 3/4"
1-6 x 6-8	\$8.60		\$15.55	
1-8 x 6-8	8.70		15.55	
2-0 x 6-0	\$8.25		15.20	
6-6	\$7.95		15.45	
6-8	\$8.10	\$12.50	\$15.55	\$17.30
7-0	10.30	14.75	16.70	18.35
2-4 x 6-6	\$8.60		16.10	
6-8	\$8.80	13.65	\$16.20	17.95
7-0	11.15	14.65	17.40	19.05
2-6 x 6-0	10.30		16.35	
6-6	\$8.95	14.00	16.60	18.30
6-8	\$9.10	14.20	\$16.70	18.20
7-0	10.35	15.20	17.85	19.50
2-8 x 6-0	10.60	14.00	16.95	18.60
6-6	11.10	14.55	17.20	18.90
6-8	\$9.45	14.80	\$17.25	18.80
7-0	10.75	15.80	18.35	20.10
3-0 x 6-6	11.80	15.70	18.60	20.25
6-8	11.95	15.85	18.65	20.30
7-0	12.65	17.00	19.75	21.30

For extras see Table 23.

TABLE 18—MIRROR DOORS

The following includes preparing desired stock door for mirror, mirror, and the mirror set in the door, but does not include the door.

Flush full length mirror extras to fir and pond. pine doors

Door size	1 panel door		Inner frame door		2 panel door	
	Plain plate	Bevel plate	Plain plate	Bevel plate	Plain plate	Bevel plate
2-0 x 6-0	\$12.20	\$17.20	\$15.05	\$20.25	\$16.35	\$22.40
6-6	13.10	19.15	15.95	22.40	17.65	24.85
6-8	13.40	19.85	16.25	23.10	18.00	25.55
7-0	14.00	21.20	16.90	24.45	18.75	27.05
2-4 x 6-8	16.50	23.70	19.45	27.00	21.05	29.40
7-0	17.30	25.25	20.25	28.55	21.95	31.05
2-6 x 6-6	17.45	24.65	20.45	28.05	23.90	32.25
6-8	17.90	25.50	20.90	28.85	24.45	33.15
7-0	18.80	27.15	21.80	30.50	25.55	35.00
2-8 x 6-8	19.35	27.30	24.20	32.55	26.15	35.25
7-0	22.20	30.90	25.35	34.40	27.35	37.20
3-0 x 6-8	24.30	33.00	27.50	36.60	29.55	39.35
7-0	25.65	35.05	28.80	38.60	30.95	42.00

TABLE 18—MIRROR DOORS—continued

Door size	6 panel door		8 panel door	
	Plain plate	Bevel plate	Plain plate	Bevel plate
2-0 x 6-0	\$20.25	\$26.30	\$24.35	\$30.80
6-6	21.55	28.75	25.65	33.20
6-8	21.90	29.45	26.00	33.95
7-0	22.65	30.95	26.75	35.45
2-4 x 6-8	24.95	33.30	29.15	37.85
7-0	25.85	34.95	31.95	41.35
2-6 x 6-6	27.80	36.15	32.10	40.80
6-8	28.35	37.05	32.70	41.75
7-0	29.45	38.90	33.75	43.55
2-8 x 6-8	30.05	39.15	34.40	43.85
7-0	31.25	41.10	35.60	46.15
3-0 x 6-8	33.45	43.25	37.95	48.45
7-0	34.85	45.90	39.30	50.75

For hardwood doors, add to above, as follows:

1 pan.	\$0.60
Inner fr.	1.35
2 pan.	1.20
6 pan.	2.40
8 pan.	3.45

For Planted on mirrors, use extras Table 23 and mirror charge Table 28.

TABLE 19—FLUSH VENEERED DOORS WITH HOLLOW CORE

Items marked (*) are stock, No. 1 quality.

Size	W—Streamliner		BW3333—New Londoner				
	Fir	Uns. birch	Uns. gum	Red gum	Uns. birch	Pl. R. oak	Pond. pine
1 3/4":							
1-6 x 6-6	\$7.65	\$9.00					
6-8	\$7.75	\$9.15	\$8.70		\$8.95	\$12.35	
2-0 x 6-0	\$7.65	\$9.00	\$8.20		9.15	11.60	
6-6	\$8.10	\$9.45	\$7.85		8.75	11.40	
6-8	\$7.65	\$9.00	\$7.95		\$8.90	11.60	
7-0			9.50		10.60	13.40	
2-4 x 6-0			9.10		10.25	12.90	
6-6	\$8.75	\$10.40	\$8.65		9.65	12.55	
6-8	\$8.60	\$10.20	\$8.80		\$9.85	12.85	
7-0			10.40		11.65	14.70	
2-6 x 6-0			9.45		10.65	13.40	
6-6	\$9.20	\$10.90	\$9.05		10.10	13.20	
6-8	\$8.70	\$10.35	\$9.15		\$10.25	13.40	
7-0			10.25		11.45	14.45	
2-8 x 6-6	\$9.55	\$11.30	10.35		11.60	14.65	
6-8	\$9.20	\$10.85	9.60		\$10.75	14.00	
7-0			10.70		11.95	15.10	
2-10 x 6-6	\$9.95	\$11.85					
6-8	\$10.20	\$12.05					
6-10			11.65		13.10	16.50	
7-0			11.80		12.25	16.75	
3-0 x 6-8	\$10.55	\$12.55	\$11.45		12.80	16.15	
7-0			12.40		13.85	17.45	
1 3/4":							
2-6 x 6-8			11.95		13.10	16.15	
7-0			12.75		14.05	17.25	
2-8 x 6-8			12.40		13.65	16.75	
7-0			13.20		14.55	17.90	
2-10 x 7-0			13.70		15.10	18.60	
3-0 x 6-8			13.30		14.65	18.00	
7-0			14.25		15.70	19.35	

Extras

Rip, top and bottom, add: Fir, 2.50; Hdwd., 3.00

NOTE: These doors cannot be reworked for width but may be reduced up to 2" in height by taking an equal amount from both the top and bottom of door.

TABLE 20—FLUSH VENEERED DOORS WITH HOLLOW CORE

All items shown are subject to stock No. 1 quality.

Mengel Wel-Built interior flush doors

Size	Birch	Gum	Mahogany
1 3/4":			
1-6 x 6-8	\$10.02	\$8.70	\$13.98
2-0 x 6-8	11.65	10.25	16.31
2-4 x 6-8	12.81	11.26	17.94
2-6 x 6-8	13.36	11.65	18.71
2-8 x 6-8	14.05	12.19	19.72
1 3/4":			
2-8 x 6-8	13.28		

TABLE 20—FLUSH VENEERED DOORS WITH HOLLOW CORE—continued

Mengel De Luxe exterior flush doors

Size	
1 3/4":	
3-0 x 6-8	\$25.62
Mengel No. 500 interior flush doors	
1 3/4":	
1-6 x 6-8	\$7.30
2-0 x 6-8	7.77
2-4 x 6-8	8.37
2-6 x 6-8	8.93
2-8 x 6-8	9.55

TABLE 21—TWO PANEL DOORS

All items shown are stock. Flat panels.

	W53-BW3314 Camp 82 all fir		W53-BW3314 Pond. Pine rls.		W53-BW3314 veneered			C3040 Pond. pine
	No. 1	No. 2	Fir panel	Gum panel	Uns. gum	Uns. birch	Pl. r. oak	
1½":								
1-6 x 6-8	\$5.90	\$5.75	\$6.60					\$6.20
2-0 x 6-0	5.05	4.80	5.60	\$6.70	\$9.85	\$11.20	\$13.65	5.80
6-6	5.25	5.00	5.90	7.00	10.05	11.45		6.10
6-8	5.35	5.10	6.00	7.10	10.15	11.50	13.65	6.20
7-0	6.40	6.15	7.15					7.40
2-4 x 6-6	5.60	5.30	6.50					14.65
6-8	5.65	5.45	6.65	7.35	10.65	11.80	14.30	6.75
2-6 x 6-0	6.05		7.15					6.85
6-6	5.75	5.50	6.85	8.10	10.95	12.50	15.15	7.05
6-8	5.85	5.60	6.90	7.75	11.00	12.20	14.80	7.15
7-0	6.50	6.30	7.75		11.85			8.00
2-8 x 6-6	6.50	6.25	7.25					7.45
6-8	5.95	5.70	7.25	8.05	11.45	12.65	15.35	8.35
7-0	6.65	6.45	8.10					8.95
3-0 x 6-8	7.15	6.85	8.25					9.65
7-0	7.75	7.45	9.35	10.10				
1¾":								
2-0 x 6-8						13.20	15.65	
2-4 x 6-8						13.80		
2-6 x 6-8			10.40	11.15	12.65	13.80	16.35	
7-0			11.30					
2-8 x 6-8			10.95	11.80	13.10	14.25	16.95	11.30
7-0			11.80					12.15
3-0 x 6-8								12.20
7-0						16.40		13.20

For extras see Table 23.

TABLE 22—FLUSH VENEERED DOORS

Items marked (*) are stock. No. 1 quality.
NOTE: 2-8, 3-0 and 3-6 widths in Pond. pine, and 3-0 widths in hardwoods, have ¼" veneers and can be V jointed. All others have ½" veneers and cannot be V jointed.

Not V jointed	W18-BW3332		
	Pond. pine	Uns. birch	Pl. R. oak
1¾":			
2-6 x 6-8	*\$19.50		
7-0	*20.10		
2-8 x 6-8	*20.25		
7-0	*20.85		
3-0 x 6-8	*21.90	*\$28.25	*\$29.30
7-0	*22.40	*29.00	*30.05
3-6 x 6-8	*25.25		
7-0	*25.85		

Extras

For designs other than shown on page 22 use W18-BW3332 above, plus extras, as follows:
V jointing, add per side \$1.50
Rework width, not over 2" per edge, add per edge 2.25
Fancy head, any design, add per door 4.05
Glass openings cut in door—Add per light, as follows:
Rectangular light 2.25
Peak head or peak bottom light 3.95
Half circle head or gothic head light 8.25
Full circle or oval light 10.50
Diamond light 6.00
Hexagonal light 12.95
Divided lights formed by wood bars—Add for glass openings cut in door as above, and add for each additional light formed by straight bars, as follows .75

NOTE: Glass or glazing is not included in any of above.

TABLE 23—DOOR EXTRAS

Panel doors reworked, add—	Reduce width		Reduce hgt.	
	Fir-pp	Hdwd.	Fir-pp	Hdwd.
One-panel door	\$2.50	\$3.00	\$2.50	\$3.00
Two-panel door	3.35	3.90	2.50	3.00
Four-panel door			3.75	
Inner frame door	5.05	6.00	5.05	6.00
Rip top and bottom rails			1.35	1.65
Rip and Joint stiles	1.65	3.00		

TABLE 23—DOOR EXTRAS—continued

	Fir-pp	Hdwd
Remove panels to make 1 lt. open with stops	\$1.65	\$1.95
One-panel door prepared for flush mirror	1.65	2.25
Two-panel door prepared for flush mirror	3.90	5.10
Four-panel door prepared for flush mirror	6.15	10.20
Six-panel door prepared for flush door	7.80	8.10
Eight-panel door prepared for flush mirror	11.55	15.00
Inner frame door prepared for flush mirror	4.20	5.55
Any panel door prepared for planted on mirror	2.00	2.25
Sash doors reworked, add—		
	Reduce width	Reduce hgt.
	Fir-pp	Hdwd.
One long light door (no panels)	\$2.50	\$3.00
One panel 1 lt. door	3.35	3.90
Set in stiles W6-BW2276 door	5.90	
Set in stiles W9-BW2282 door	3.35	
Lower top rail on any 1 lt. door		2.50 3.00
Raise bottom rail W28-BW2388 door		3.35
Rip top and bottom rails		1.35
Rip and joint stiles	1.65	

Divided lights

For open door or sidelight, add open divided lights.
For glazed door or sidelight, add glazed divided lights to the glazed 1 lt. door or sidelight. If 1 lt. door or sidelight is not shown glazed, figure as open divided, and add for glass and glazing as shown in table 28.

Per divided light	Fir or Pond. Pine			
	1½"		1¾"	
	Open	Glzd.	Open	Glzd.
Rectangular (all drs.)	\$0.54	\$0.72	\$0.63	\$0.81
Vertical (pt. pan. drs.)	.66	.90	.81	1.05
Vertical (1 lg. lt. drs.)	1.11	1.53	1.35	1.77
Marginal (all drs.)	.57	.81	.66	.90

TABLE 23—DOOR EXTRAS—continued

Per divided light	Hardwood	
	1½ or 1¾	
	Open	Glzd.
Rectangular (all drs.)	\$0.64	\$0.84
Vertical (pt. pan. drs.)	.87	1.08
Vertical (1 lg. lt. drs.)	1.44	1.83
Marginal (all drs.)	.72	.93
T-astragals	1½"	1¾"
	7-0	8-0
Pond. pine, each	\$0.72	\$0.87
Birch, gum or oak, each	1.41	1.65

TABLE 24—FULL SCREENS FOR 2 LT. WESTERN WINDOWS 1½" POND. PINE

Items marked (*) are considered as stock. 16 mesh wire.
Not pre-fitted.
OSM 3½" wider and 7¼" longer than glass size.

2 lt. glass	Galv.
16 x 16	*\$1.65
18	*1.72
20	*1.82
24	*1.98
26	*2.08
28	*2.15
30	*2.28
18 x 16	*1.72
18	*1.82
20	*1.88
22	*1.98
24	*2.08
26	*2.15
28	*2.28
30	*2.35
20 x 14	*1.68
16	*1.78
18	*1.88
20	*1.98
22	*2.08
24	*2.15
26	*2.28
28	*2.38
30	*2.48
22 x 16	*1.85
18	*1.95
20	*2.05
22	*2.15
24	*2.28
26	*2.38
28	*2.48
30	*2.58
24 x 12	*1.72
14	*1.82
16	*1.91
18	*2.01
20	*2.11
22	*2.28
24	*2.38
26	*2.48
28	*2.58
30	*2.68
32	*2.78
34	*2.87
36	*3.01
26 x 16	*1.95
18	*2.11
20	*2.21
22	*2.35
24	*2.44
26	*2.58
28	*2.68
30	*2.78
32	*2.91
36	*3.14
28 x 16	*2.05
18	*2.21
20	*2.31
22	*2.44
24	*2.54
26	*2.64
28	*2.75
30	*2.87
32	*3.04
34	*3.14
36	*3.27
30 x 14	*2.01
16	*2.11
18	*2.28
20	*2.41
22	*2.51
24	*2.64
26	*2.74
28	*2.87
30	*2.97
32	*3.14
34	*3.27
36	*3.37

TABLE 24—FULL SCREENS FOR 2 LT. WESTERN
WINDOWS 1½" POND. PINE—continued

Glass size	Galv.
32 x 16.....	\$2.25
18.....	2.35
20.....	2.48
24.....	2.71
26.....	2.84
28.....	2.97
30.....	3.11
32.....	3.24
36.....	3.50
30 x 20.....	*2.64
24.....	*2.91
26.....	*3.07
28.....	*3.21
30.....	*3.34
32.....	*3.47
36.....	*3.77
40 x 24.....	3.14
26.....	3.44
28.....	3.57
30.....	3.70
32.....	4.03

For 1 light sash screens figure at 75 percent of 2 light screens of same 2 light glass size.
Odd or intermediate, use list of next larger size shown and add 20 percent.

TABLE 25—CURTIS PRE-FITTED FULL WINDOW SCREENS
1½" POND. PINE

Items marked (*) are considered as stock. 16-mesh wire. Toxic dipped.

C1498 screens for 2 lt. windows

Glass	Wdo. opg.	Galv.	Glass
12 x 20.....	1- 4 x 3-10.....	\$2.28	\$2.67
26.....	4-10.....	2.60	3.20
14 x 16.....	1- 6 x 3- 2.....	2.14	2.60
20.....	3-10.....	2.42	2.95
26.....	4-10.....	2.78	3.44
16 x 20.....	1- 8 x 3-10.....	*2.00	*2.49
24.....	4- 6.....	2.21	2.81
26.....	4-10.....	2.92	3.69
18 x 12.....	1-10 x 2- 6.....	*1.51	*2.04
20.....	3-10.....	2.60	3.37
24.....	4- 6.....	*2.32	*2.95
26.....	4-10.....	*2.32	*3.06
28.....	5- 2.....	3.13	4.11
20 x 15.....	2- 0 x 3- 0.....	*1.93	*2.42
16.....	3- 2.....	2.46	3.09
18.....	3- 6.....	*2.07	*2.63
20.....	3-10.....	*2.18	*2.81
22.....	4- 2.....	*2.32	*2.95
24.....	4- 6.....	*2.32	*3.06
26.....	4-10.....	*2.42	*3.23
28.....	5- 2.....	*2.60	*3.44
30.....	5- 6.....	3.44	4.57
32.....	5-10.....	3.55	4.78
24 x 15.....	2- 4 x 3- 0.....	*2.07	*2.71
18.....	3- 6.....	*2.18	*2.92
20.....	3-10.....	*2.32	*3.06
22.....	4- 2.....	*2.46	*3.30
24.....	4- 6.....	*2.56	*3.44
26.....	4-10.....	*2.67	*3.66
28.....	5- 2.....	*2.78	*3.83
30.....	5- 6.....	3.66	5.10
32.....	5-10.....	3.87	5.38
27 x 12.....	2- 7 x 2- 6.....	2.53	3.27
15.....	3- 0.....	*2.25	*2.95
18.....	3- 6.....	*2.42	*3.23
20.....	3-10.....	*2.53	*3.44
22.....	4- 2.....	*2.71	*3.69
24.....	4- 6.....	*2.81	*3.87
26.....	4-10.....	*2.95	*4.08
28.....	5- 2.....	*3.09	*4.25
30.....	5- 6.....	4.01	5.66
32.....	5-10.....	4.22	5.87
28 x 24.....	2- 8 x 4- 6.....	3.48	4.85
26.....	4-10.....	3.66	5.10
28.....	5- 2.....	3.87	5.42
32.....	5-10.....	4.15	5.87
30 x 12.....	2-10 x 2- 6.....	*2.04	*2.67
15.....	3- 0.....	*2.35	*3.09
16.....	3- 2.....	2.92	3.97
18.....	3- 6.....	3.13	4.22
20.....	3-10.....	*2.71	*3.69
22.....	4- 2.....	3.44	4.78
24.....	4- 6.....	*2.88	*3.97
26.....	4-10.....	*2.99	*4.15
28.....	5- 2.....	3.13	*4.39
30.....	5- 6.....	*4.11	5.84
32.....	5-10.....	4.32	6.19
32 x 20.....	3- 0 x 3-10.....	*2.67	*3.73
22.....	4- 2.....	3.62	5.03
24.....	4- 6.....	*2.92	*4.15
26.....	4-10.....	*3.09	*4.39
28.....	5- 2.....	*3.27	*4.64
30.....	5- 6.....	4.29	6.19
32.....	5-10.....	4.47	6.51
36 x 24.....	3- 4 x 4- 6.....	*3.20	*4.57
28.....	4-10.....	*3.34	*4.85
30.....	5- 2.....	4.39	6.44
32.....	5- 6.....	4.57	6.72
36.....	5-10.....	4.99	7.35
40 x 24.....	3- 8 x 4- 6.....	*3.41	*4.96
26.....	4-10.....	*3.59	*4.27
28.....	5- 2.....	4.75	6.96
30.....	5- 6.....	4.96	7.35
32.....	5-10.....	5.17	7.70

TABLE 25—CURTIS PRE-FITTED FULL WINDOW
SCREENS 1½" POND. PINE—continued

C1497 for 15 lt. windows			
30 x 24/36.....	2-10 x 5-6.....	*\$3.37	*\$4.82
C1499 for 20 lt. windows			
40 x 24/36.....	3-8 x 5-6.....	*\$4.01	*\$5.94
C1494A for 10 lt. windows			
20 x 24/36.....	2-0 x 5-6.....	*\$2.71	*\$3.62

TABLE 26—2 LT. WINDOWS NOT DIVIDED 1½" CK. RL.
POND. PINE

Indianapolis layout—5" wider and 6½" longer than glass. Western layout—4" wider and 6" longer than glass.
Items marked (*) are stock, others assembled from KD stock.

Glass size	Indianapolis			Western		
	Open	SSB	DSB	Open	SSB	DSB
12 x 16.....	\$1.55	\$2.09	\$2.27	\$1.42	\$1.95	\$2.13
20.....	1.73	2.43	2.70	1.57	2.26	2.54
24.....	1.67	2.46	2.94	1.51	2.29	2.78
26.....	1.88	2.73	3.13	1.70	2.54	2.94
28.....	1.88	2.88	3.22	1.70	2.69	3.03
14 x 16.....	1.58	2.21	2.43	1.45	2.07	2.29
20.....	1.58	2.24	2.70	1.45	2.10	2.57
24.....	1.70	2.64	3.16	1.54	2.47	3.00
26.....	1.88	2.91	3.34	1.70	2.72	3.16
28.....	1.76	2.97	3.73	1.61	2.82	3.59
16 x 16.....	*1.55	*2.18	*2.46	*1.42	*2.04	*2.32
18.....	1.73	2.46	2.76	*1.57	*2.29	*2.60
20.....	*1.67	*2.52	*2.88	*1.51	*2.35	*2.72
22.....	1.88	2.88	3.25	1.70	2.69	3.06
24.....	*1.70	*2.73	*3.16	*1.54	*2.57	*3.00
26.....	1.94	3.22	3.86	1.76	3.03	3.68
28.....	1.79	3.10	3.76	1.64	2.94	3.62
30.....	2.03	3.49	4.19	1.86	3.31	4.02
18 x 16.....	1.73	2.46	2.76	*1.57	*2.29	*2.60
18.....	*1.76	*2.70	*3.10	*1.61	*2.54	*2.94
20.....	*1.70	*2.67	*3.07	*1.54	*2.51	*2.91
22.....	1.88	3.13	3.67	1.70	2.94	3.50
24.....	*1.76	*3.03	*3.61	*1.61	*2.88	*3.47
26.....	1.97	3.46	4.16	1.80	3.28	3.99
28.....	2.09	3.58	4.34	1.89	3.37	4.15
30.....	2.18	3.70	4.52	1.99	3.50	4.33

TABLE 27—2 LT. WINDOWS NOT DIVIDED 1½" CK. RL.
POND. PINE

Items marked (*) are stock, others assembled from KD stock.

Glass size	Indianapolis			Western		
	Open	SSB	DSB	Open	SSB	DSB
20 x 14.....	*\$1.58	*\$2.15	*\$2.55	*\$1.45	*\$2.01	*\$2.41
16.....	*1.67	*2.40	*2.88	*1.51	*2.23	*2.72
18.....	*1.88	*2.55	*3.25	*1.70	*2.35	*3.06
20.....	*1.70	*2.76	*3.46	*1.54	*2.60	*3.31
22.....	*1.76	*3.07	*3.73	*1.61	*2.91	*3.59
24.....	*1.79	*3.00	*3.86	*1.64	*2.85	*3.71
26.....	1.91	3.13	4.07	*1.73	*2.94	*3.90
28.....	*2.18	*3.28	*4.52	*1.99	*3.06	*4.33
30.....	2.21	3.46	4.77	*2.02	*3.25	*4.58
32.....	2.34	4.28	5.22	2.11	4.06	5.02
22 x 16.....	1.88	2.88	3.25	*1.70	*2.69	*3.06
18.....	1.88	3.03	3.61	*1.70	*2.85	*3.44
20.....	1.94	3.25	3.95	*1.76	*3.06	*3.78
22.....	1.97	3.46	4.16	*1.80	*3.28	*3.99
24.....	1.91	3.13	4.07	*1.73	*2.94	*3.90
26.....	1.94	3.25	4.28	*1.76	*3.06	*4.12
28.....	2.03	3.43	4.46	*1.86	*3.25	*4.30
30.....	2.21	4.19	5.13	*2.02	*3.99	*4.95
32.....	2.40	4.49	5.66	*2.18	*4.24	*5.36
24 x 12.....	1.70	2.49	3.00	*1.54	*2.32	*2.85
14.....	*1.70	*2.49	*3.00	*1.54	*2.32	*2.85
16.....	*1.70	*2.64	*3.34	*1.54	*2.47	*3.19
18.....	*1.79	*2.85	*3.61	*1.64	*2.69	*3.47
20.....	*1.79	*3.00	*3.86	*1.64	*2.85	*3.71
22.....	*1.91	*3.13	*4.07	*1.73	*2.94	*3.90
24.....	*1.94	*3.40	*4.43	*1.76	*3.19	*4.27
26.....	*2.03	*3.43	*4.46	*1.86	*3.25	*4.30
28.....	*2.03	*3.64	*4.80	*1.86	*3.47	*4.64
30.....	*2.09	*3.86	*5.13	*1.89	*3.65	*4.95
32.....	*2.27	*4.52	*5.65	*2.08	*4.33	*5.48
34.....	2.58	4.95	6.07	*2.33	*4.71	*5.85
36.....	*2.61	*5.25	*6.53	*2.36	*5.02	*6.32

TABLE 28—2 LT. WINDOWS NOT DIVIDED 1½" CK. RL.
POND. PINE

Items marked (*) are stock, others assembled from KD stock.

Glass size	Indianapolis			Western		
	Open	SSB	DSB	Open	SSB	DSB
26 x 14.....	\$1.70	\$2.70	\$3.10	*\$1.54	*\$2.54	*\$2.94
16.....	1.76	3.03	3.61	*1.61	*2.88	*3.47
18.....	1.79	3.19	3.86	*1.64	*3.03	*3.71
20.....	*1.91	*3.37	*4.07	*1.73	*3.19	*3.90
22.....	2.18	3.70	4.52	*1.99	*3.50	*4.33
24.....	*2.03	*3.43	*4.49	*1.86	*3.25	*4.30
26.....	*2.03	*3.67	*4.86	*1.86	*3.47	*4.68
28.....	*2.09	*3.95	*5.19	*1.89	*3.75	*5.02
30.....	*2.34	*4.80	*5.89	2.11	4.58	5.70
32.....	*2.52	*4.92	*6.04	2.30	4.71	5.85
34.....	2.61	5.59	6.96	2.36	5.36	6.75
36.....	2.61	5.62	6.99	2.36	5.39	6.78
28 x 16.....	1.97	3.34	4.01	*1.80	*3.16	*3.84
18.....	2.09	3.58	4.34	*1.89	*3.37	*4.15
20.....	*2.18	*3.70	*4.52	*1.99	*3.50	*4.33
22.....	2.21	3.89	4.80	2.02	3.68	4.61
24.....	*2.03	*3.64	*4.53	*1.86	*3.47	*4.68
26.....	*2.09	*4.25	*5.19	*1.89	*4.06	*5.02
28.....	*2.18	*4.46	*5.59	*1.99	*4.27	*5.42
30.....	*2.40	*4.83	*5.98	*2.18	*4.61	*5.79
32.....	*2.61	*5.59	*6.96	*2.36	*5.36	*6.75
34.....	2.61	5.62	6.99	2.36	5.39	6.78
36.....	2.67	6.04	7.59	2.43	5.82	7.40
30 x 14.....	2.09	3.52	4.22	*1.89	*3.31	*4.02
16.....	*2.09	*3.52	*4.22	*1.89	*3.31	*4.02
18.....	2.18	3.70	4.52	*1.99	*3.50	*4.33
20.....	*2.21	*3.89	*4.80	*2.02	*3.68	*4.61
22.....	*2.09	*3.86	*4.80	*1.89	*3.65	*4.95
24.....	*2.18	*4.46	*5.59	*1.99	*4.27	*5.42
26.....	*2.21	*4.49	*5.62	*2.02	*4.30	*5.45
28.....	*2.49	*5.47	*6.77	*2.27	*5.26	*6.60
30.....	*2.61	*5.62	*6.99	*2.30	*5.39	*6.78
32.....	2.67	6.04	7.59	2.43	5.82	7.40
36.....	2.70	6.07	7.63	2.46	5.85	7.43

TABLE 29—2 LIGHT WINDOWS NOT DIVIDED 1½" CK. RL. POND. PINE

Items marked (*) are stock, others assembled from KD stock.

Glass size	Indianapolis			Western		
	Open	SSB	DSB	Open	SSB	DSB
32 x 18-----	\$2.27	\$3.86	\$4.65	\$2.08	\$3.65	\$4.46
20-----	2.34	4.28	5.22	2.11	4.06	5.02
24-----	*2.49	*4.86	*6.01	*2.27	*4.64	*5.82
26-----	2.58	4.92	6.07	*2.33	*4.68	*5.85
28-----	2.61	5.59	6.96	2.36	5.36	6.75
30-----	2.61	5.62	6.99	2.36	/5.39	6.78
32-----	2.67	---	7.59	2.43	---	7.40
36-----	2.82	---	8.48	2.55	---	8.27
36 x 20-----	2.49	4.59	5.68	2.27	4.37	5.48
24-----	*2.61	*5.25	*6.53	*2.36	*5.02	*6.32
26-----	2.61	5.62	6.99	*2.36	*5.39	*6.78
28-----	2.67	6.04	7.59	*2.43	*5.82	*7.40
30-----	*2.70	6.07	7.63	*2.46	*5.85	*7.43
32-----	2.82	---	8.48	2.55	---	8.27
36-----	2.94	---	9.18	2.68	---	*8.98
40 x 24-----	2.82	5.77	7.11	2.55	5.51	6.88
26-----	2.91	6.23	7.78	2.65	5.98	7.56
28-----	2.94	6.74	8.54	2.68	6.50	8.30
30-----	3.03	6.83	8.63	2.74	6.57	8.43
32-----	3.13	---	9.30	2.84	---	9.08
36-----	3.22	---	10.54	2.93	---	10.35

TABLE 30—2 LT. WINDOWS TOP DIV. VERT. LTS. 1 3/8" CK. RL. POND. PINE—continued
Top divided 3 lt. wide—Continued

Glass size	Indianapolis			Western		
	Open	T&B, SSB	Top SSB, bot. DSB	Open	T&B, SSB	Top SSB, bot. DSB
18 x 22	\$2.34	\$3.55	\$3.79	\$2.11	\$3.31	\$3.56
24	2.24	3.49	3.76	*2.02	*3.25	*3.53
26	2.43	3.83	4.16	2.21	3.59	3.93
28	2.52	4.01	4.37	2.27	3.75	4.12
30	2.58	4.16	4.49	2.33	3.90	4.23
20 x 14	1.94	2.55	2.82	*1.83	*2.41	*2.69
18	2.09	2.79	3.13	*1.89	*2.57	*2.91
16	2.27	3.31	3.48	*2.04	*3.06	*3.25
20	2.12	3.13	3.58	*1.92	*2.91	*3.37
22	2.24	3.52	3.79	2.02	3.28	3.56
24	2.27	3.43	3.98	*2.05	*3.19	*3.75
26	2.34	3.73	4.13	*2.11	*3.50	*3.90
28	2.38	4.16	4.49	*2.33	*3.90	*4.23
30	2.58	4.31	4.71	*2.33	4.06	4.46
32	3.00	4.96	5.35	2.71	4.53	5.05
22 x 16	2.27	3.31	3.49	2.05	3.06	3.25
18	2.34	3.49	3.76	2.11	3.25	3.53
20	2.40	3.70	4.07	*2.18	*3.47	*3.84
22	2.43	3.83	4.16	*2.21	*3.57	*3.93
24	2.27	3.52	4.10	*2.11	*3.28	*3.90
26	2.37	3.89	4.25	2.14	3.66	4.02
28	2.40	4.04	4.43	2.14	3.78	4.18
30	2.61	4.59	4.98	2.36	4.33	4.74
32	3.03	5.04	5.56	2.74	4.74	5.26

TABLE 31—2 LT. WINDOWS TOP DIV. VERT. LTS. 1 3/8" CK. RL. POND. PINE

Items marked (*) are stock, others assembled from KD stock.

Top divided 5 lt. wide

Glass size	Indianapolis			Western		
	Open	T&B, SSB	Top SSB, bot. DSB	Open	T&B, SSB	Top SSB, bot. DSB
24 x 14	\$2.09	\$3.07	\$3.25	*\$1.89	*\$2.85	*\$3.02
16	2.12	3.00	3.46	*1.92	*2.78	*3.25
18	2.24	3.49	3.76	*2.02	*3.25	*3.53
20	2.27	3.34	3.98	*2.05	*3.19	*3.75
22	2.34	3.76	4.13	2.11	3.53	3.90
24	2.37	3.76	4.34	*2.14	*3.53	*4.12
26	2.40	3.83	4.43	*2.14	*3.56	*4.18
28	2.43	4.28	4.71	*2.21	*4.06	*4.49
30	2.46	4.43	4.95	2.24	4.21	4.71
32	2.85	5.07	5.69	2.59	4.80	5.33
36	3.25	5.83	6.44	2.93	5.51	6.13
26 x 14	2.12	3.13	3.41	1.92	2.91	3.09
16	2.24	3.49	3.76	2.02	3.25	3.53
18	2.27	3.64	3.98	2.05	3.40	3.75
20	2.34	3.76	4.13	2.11	3.53	3.90
22	2.61	4.16	4.49	2.36	3.90	4.24
24	2.37	3.79	4.40	*2.14	*3.56	*4.18
26	2.43	4.28	4.71	2.21	4.06	4.49
28	2.46	4.55	4.98	2.24	4.33	4.77
30	2.82	5.10	5.65	2.55	4.83	5.39
32	3.16	5.50	6.07	2.87	5.20	5.79
36	3.31	6.17	6.80	3.00	5.82	6.50
28 x 16	2.43	3.76	4.10	*2.21	*3.53	*3.87
18	2.52	4.04	4.37	2.27	3.75	4.12
20	2.61	4.16	4.49	2.36	3.90	4.24
24	2.43	4.01	4.71	*2.21	*3.78	*4.49
26	2.46	4.55	4.98	2.24	4.33	4.77
28	2.58	4.80	5.35	2.33	4.58	5.11
30	2.85	5.16	5.71	2.59	4.89	5.45
32	3.25	6.14	6.77	2.93	5.82	6.47
36	3.34	6.53	7.32	3.03	6.23	7.03

TABLE 32—2 LT. WINDOWS TOP DIV. VERT. LTS. 1 3/8" CK. RL. POND. PINE

Items marked (*) are stock, others assembled from KD stock.

Top divided 3 lt. wide

Glass size	Indianapolis			Western		
	Open	T&B, SSB	Top SSB, bot. DSB	Open	T&B, SSB	Top SSB, bot. DSB
30 x 16	\$2.52	\$3.89	\$4.28	\$2.27	\$3.62	\$4.02
18	2.61	4.16	4.49	2.36	3.90	4.24
20	2.63	4.31	4.71	2.36	4.06	4.46
24	2.46	4.19	4.92	2.24	3.96	4.71
26	2.58	4.83	5.35	2.33	4.58	5.11
28	2.61	4.86	5.38	2.36	4.61	5.14
30	2.94	5.83	6.44	2.65	5.54	6.16
32	3.31	6.17	6.80	3.00	5.85	6.50
36	3.43	6.59	7.38	3.09	6.26	7.06

TABLE 32—2 LT. WINDOWS TOP DIV. VERT. LTS. 1 3/8" CK. RL. POND. PINE—continued
Top divided 4 lt. wide

Glass size	Indianapolis			Western		
	Open	T&B, SSB	Top SSB, bot. DSB	Open	T&B, SSB	Top SSB, bot. DSB
32 x 18	\$2.73	\$4.31	\$4.68	\$2.46	\$4.02	\$4.40
20	2.82	4.68	5.07	2.55	4.40	4.80
24	2.94	5.19	5.80	2.65	4.89	5.51
26	3.00	5.28	5.83	2.71	4.99	5.54
28	3.00	5.89	6.50	2.71	5.61	6.23
30	3.07	5.95	6.53	2.78	5.67	6.26
32	3.34	6.38	8.02	3.03	6.07	7.74
36	3.43	6.38	8.84	3.09	6.07	8.55
30 x 20	2.94	5.01	5.50	2.65	4.71	5.20
24	3.00	5.59	6.20	2.71	5.30	5.92
26	3.07	5.95	6.53	2.78	5.67	6.26
28	3.13	6.35	7.05	2.84	6.07	6.78
30	3.16	6.38	7.08	2.87	6.10	6.81
32	3.43	6.38	8.84	3.09	6.07	8.55
36	3.55	6.38	9.51	3.22	6.07	9.23

Top divided 5 lt. wide

Glass size	Indianapolis			Western		
	Open	T&B, SSB	Top SSB, bot. DSB	Open	T&B, SSB	Top SSB, bot. DSB
40 x 24	\$3.25	\$6.11	\$6.71	\$2.93	\$5.79	\$6.41
26	3.31	6.50	7.23	3.00	6.19	6.94
28	3.34	7.02	7.87	3.03	6.72	7.59
30	3.43	7.11	7.99	3.09	6.78	7.68
32	3.73	7.11	9.63	3.38	6.78	9.36
36	3.83	7.11	10.85	3.47	6.78	9.85

TABLE 33—2 LT. WINDOWS TOP DIV. RECT. LTS. 1 3/8" CK. POND. PINE

Indianapolis layout—5" wider and 6 1/2" longer than glass. Western layout—4" wider and 6" longer than glass.

Items marked (*) are stock, others assembled from KD stock.

Top divided 6 lt. (3W2H)

Glass size	Indianapolis			Western		
	Open	T&B, SSB	Top SSB, bot. DSB	Open	SSB	Top SSB, bot. DSB
16 x 16	\$2.12	\$2.97	\$3.10	\$2.00	\$2.75	\$2.88
18	2.35	3.31	3.46	2.21	3.06	3.22
20	2.18	3.31	3.46	2.03	3.06	3.22
22	2.49	3.64	3.86	2.34	3.37	3.59
24	2.26	3.49	3.70	2.12	3.25	3.47
26	2.60	4.01	4.59	2.43	3.71	4.30
28	2.35	3.83	4.10	2.21	3.59	3.87
30	2.69	4.22	4.55	2.52	3.93	4.27
18 x 16	2.35	3.31	3.46	2.21	3.06	3.22
18	2.35	3.52	3.67	2.21	3.28	3.44
20	2.23	3.43	3.58	2.09	3.19	3.34
22	2.52	3.92	4.16	2.37	3.65	3.90
24	2.35	3.76	4.01	2.21	3.53	3.78
26	2.66	4.28	4.52	2.49	3.90	4.24
28	2.69	4.28	4.68	2.52	3.99	4.40
30	2.69	4.46	4.80	2.52	4.18	4.52
20 x 14	2.18	2.91	3.22	*2.03	*2.66	*2.97
16	2.18	3.10	3.46	*2.03	*2.85	*3.22
18	2.49	3.64	3.86	2.34	3.37	3.59
20	2.26	3.43	3.92	2.12	3.19	3.68
22	2.32	3.79	4.07	2.18	3.56	3.84
24	2.35	3.70	4.19	*2.21	*3.47	*3.96
26	2.49	4.04	4.37	2.34	3.78	4.12
28	2.69	4.46	4.80	2.52	4.18	4.52
30	2.77	4.59	4.98	2.61	4.30	4.71
32	2.94	4.92	5.35	2.76	4.61	5.05
22 x 18	2.49	3.64	3.86	2.34	3.37	3.59
16	2.52	3.86	4.07	2.37	3.59	3.81
20	2.60	4.07	4.40	2.43	3.78	4.12
22	2.66	4.10	4.52	2.49	3.90	4.24
24	2.49	3.83	4.37	*2.34	*3.56	*4.12
26	2.49	4.16	4.52	2.34	3.90	4.27
28	2.52	4.28	4.68	2.37	4.02	4.43
30	2.77	4.83	5.25	2.61	4.55	4.99
32	2.94	5.10	5.59	2.76	4.80	5.33

TABLE 34—2 LT. WINDOWS TOP DIV. RECT. LTS. 1 3/8" CK. RL. POND. PINE

Items marked (*) are stock, others assembled from KD stock.

Top divided 6 lt. (3W2H)

Glass size	Indianapolis			Western		
	Open	T&B, SSB	Top SSB, bot. DSB	Open	T&B, SSB	Top SSB, bot. DSB
24 x 14	\$2.23	\$3.40	\$3.55	*\$2.09	*\$3.16	*\$3.31
16	2.26	3.31	3.76	*2.12	*3.06	*3.53
18	2.32	3.76	4.01	*2.18	*3.53	*3.78
20	2.35	3.70	4.19	*2.21	*3.47	*3.96
22	2.49	4.04	4.71	2.34	3.78	4.40
24	2.49	4.01	4.62	*2.34	*3.72	*4.37
26	2.52	4.04	4.68	*2.37	*3.78	*4.43
28	2.60	4.59	4.92	2.43	4.30	4.64
30	2.63	4.74	2.46	4.46	5.19	4.92
32	2.72	5.13	5.65	2.55	4.86	5.39
36	3.09	5.83	6.41	2.88	5.51	6.10
26 x 14	2.25	3.46	3.61	2.12	3.22	3.37
16	2.32	3.76	4.01	2.18	3.53	3.78
18	2.35	3.92	4.19	2.21	3.68	3.96
20	2.49	4.04	4.37	2.34	3.78	4.12
22	2.69	4.46	4.80	2.52	4.18	4.52
24	2.52	4.04	4.68	*2.57	*3.78	*4.43
26	2.60	4.59	4.92	2.43	4.30	4.64
28	2.63	4.83	5.25	2.46	4.55	4.99
30	2.92	5.38	5.92	2.73	5.08	5.64
32	3.00	5.53	6.01	2.82	5.23	5.73
36	3.14	6.14	6.74	2.94	5.82	6.41
28 x 16	2.66	4.10	4.43	2.49	3.81	4.15
18	2.69	4.28	4.68	2.52	3.99	4.40
20	2.69	4.46	4.80	2.52	4.18	4.52
24	2.63	4.83	4.92	*2.46	*4.55	*4.99
26	2.69	5.07	5.25	2.46	4.55	4.99
28	2.94	5.41	5.92	2.76	5.11	5.64
30	3.09	6.11	6.71	2.88	5.79	6.41
36	3.20	6.53	7.23	3.00	6.23	6.94

TABLE 36—WESTERN COLONIAL WINDOWS 1½" CK. RL. POND. PINE

Western layout—4" wider and 6" longer than glass.
Items marked (*) are stock, others assembled from KD stock.

2 lt. windows divided 12 lt. (ea. 6 lt. 3W2II)

2 lt. glass size	Western	
	Open	SSB
20 x 14	*\$2.43	*\$3.22
16	*2.46	*3.22
18	*2.71	*3.78
20	*2.52	*3.59
22	2.59	3.96
24	*2.68	*3.87
26	2.71	4.24
28	3.00	4.68
30	3.12	4.86
24 x 14	*2.46	*3.56
16	*2.52	*3.47
18	*2.55	*3.96
20	*2.68	*3.90
22	*2.71	*4.27
24	*2.78	*4.21
26	*2.78	*4.24
28	2.81	4.83
30	2.87	4.99
26 x 14	2.55	3.93
16	2.55	3.93
18	2.68	4.15
20	2.71	4.24
22	3.03	4.64
24	*2.78	*4.24
26	2.81	4.83
28	2.87	5.08
30	3.15	5.70
28 x 14	2.87	4.27
16	2.87	4.27
18	3.00	4.68
20	3.00	4.68
22	*3.81	*4.49
24	2.87	5.08
26	2.90	5.39
28	3.25	5.73
30 x 14	2.97	4.40
16	*2.97	*4.43
18	3.00	4.86
20	*3.00	*4.86
22	*2.87	*4.68
24	2.87	5.39
26	3.00	5.42
28	3.72	6.41

2 lt. windows div. 15 lt., top 6 lt. (3W2H) bot. 9 lt. (5W3H)

24 x 20/32	\$5.54
24/36	5.54
30 x 24/36	6.23

2 lt. windows div. 10 lt. (ea. 8 lt. 4W2II)

32 x 20	\$3.25	\$4.92
24	*3.38	*5.42
26	3.41	5.45
28	3.47	6.44
36 x 24	*3.47	*5.42
26	3.53	6.50
28	3.60	6.91
40 x 24	*3.72	*6.19
26	3.76	7.03
28	3.76	7.56

2 lt. windows div. 20 lt., top 8 lt. (4W2II) bot. 12 lt. (4W3II)

32 x 20/32	\$6.78
24/36	6.78
36 x 24/36	7.16
40 x 24/36	7.62

TABLE 37—4 LT. HIGH MODERN WINDOWS 1½" CK. RL. POND. PINE

Western layout—4" wider and 6" longer than glass.
These are regular 2 lt. windows div. 4 lt. high (ea. 2H).

NOTE: For Indianapolis layout or for western sizes not shown use 2 lt. window not divided plus divided lights.
All items made from 2 lt. stock.

2 lt. glass size	Western	
	Open	SSB
20 x 16	\$2.02	\$2.66
18	2.21	2.78
20	2.11	3.03
24	2.14	3.28
26	2.21	3.40
28	2.46	3.53

TABLE 37—4 LT. HIGH MODERN WINDOWS 1½" CK. RL. POND. PINE—continued

2 lt. glass size	Western	
	Open	SSB
24 x 16	\$2.11	\$2.88
18	2.14	3.13
20	2.14	3.28
22	2.21	3.40
24	2.24	3.62
26	2.33	3.65
28	2.36	3.90
26 x 16	2.14	3.34
18	2.14	3.53
20	2.21	3.62
24	2.33	3.65
26	2.36	3.90
28	2.43	4.15
28 x 16	2.36	3.62
18	2.40	3.84
20	2.46	4.02
24	2.36	3.90
26	2.43	4.46
28	2.43	4.68
30 x 16	2.40	3.78
18	2.46	4.02
20	2.54	4.15
24	2.43	4.06
26	2.43	4.68
28	2.46	4.71
36 x 20	3.06	5.11
24	3.19	5.73
26	3.22	6.07
28	3.22	6.47

TABLE 38—REGULAR 4 LT., 8 LT. AND 12 LT. WINDOWS POND. PINE

4 lt. 1½" Ck. Rl. layout—5" wider and 6" longer than glass.
8 lt. 1½" Pl. Rl. layout—4½" wider and 6" longer than glass.
8 lt. 1½" Ck. Rl. layout—5" wider and 6" longer than glass.
12 lt. 1½" Pl. Rl. layout—4" wider and 6" longer than glass.
12 lt. 1½" Ck. Rl. layout—4½" wider and 6" longer than glass.
Items marked (*) are stock, others assembled from KD stock.

4 lt. windows (ea. 2W) 1½" check rail

Gl. size		Open	SSB
10 x 20	-----	\$2.08	\$3.10
	24	2.21	3.50
	26	2.27	3.75
	28	2.30	3.96
12 x 16	-----	2.02	3.06
	18	2.08	3.31
	20	*1.99	*3.03
	24	*2.11	*3.50
	26	*2.21	*3.87
	28	*2.24	*4.12
	30	*2.49	*4.68
	32	*2.68	*4.92
14 x 20	-----	*2.84	*5.30
	24	2.27	3.70
	26	2.36	4.33
	28	2.55	4.92
	30	2.65	5.08
	32	2.84	5.39
	36	2.97	5.85

8 lt. windows (Ea. 2W2H)

Glass size	1½" plain rail		1½" check rail	
	Open	Rail	Open	SSB
8 x 10	*\$1.70	*\$2.47	*\$2.27	\$3.22
12				
9 x 12	*1.86	*2.97	*2.21	*3.44
14				
10 x 12	*1.92	*3.16	*2.24	*3.56
14	*2.21	*3.59	*2.40	*3.87
16			*2.65	*4.77
18				
12 x 14	*2.08	*3.96	*2.52	*4.43
16	*2.27	*4.30	*2.97	*5.08
18			*3.12	*5.51
14 x 16			3.12	5.57
18			3.22	5.88

TABLE 39—REGULAR 4 LT., 8 LT. AND 12 LT. WINDOWS POND. PINE—continued

12 lt. windows (Ea. 3W2H)

Glass size	1½" plain rail		1½" check rail	
	Open	SSB	Open	SSB
8 x 10	*\$2.02	*\$3.16	*\$2.40	*\$3.93
12	2.30	3.93	*2.62	*4.55
9 x 12	2.14	3.87	*2.55	*4.33
14	2.27	3.93	*2.68	*4.68
10 x 12	*2.24	*4.06	*2.68	*4.77
14	*2.33	*4.40	*2.90	*5.30
16	*2.52	*5.48	*3.00	*6.19
18			*3.12	*6.85
12 x 14	2.49	5.26	*3.00	*6.26
16	*2.71	*5.70	*3.22	*6.78
18				
14 x 16				
18				

TABLE 39—1 LIGHT SASH NOT DIVIDED 1½" POND. PINE

Items marked (*) are stock, others assembled from KD stock.
Indianapolis layout—5" wider and 5½" longer than glass; Western layout—4" wider and 5" longer than glass.

Glass size	Indianapolis		
	Open	SSB	DSB
16 x 16	\$1.03	\$1.36	\$1.48
18	1.03	1.42	1.58
20	1.06	1.55	1.70
24	1.06	1.61	1.88
18 x 18	*1.06	*1.55	*1.70
20	1.06	1.61	1.79
24	1.13	1.73	2.06
26	1.13	1.88	2.24
28	1.13	1.94	2.27
30	1.24	2.00	2.43
20 x 16	1.06	1.55	1.70
18	1.06	1.61	1.79
20	*1.06	*1.67	*1.94
24	*1.06	*1.79	*2.09
26	1.06	1.82	2.15
28	1.09	1.91	2.31
30	1.24	2.09	2.55
24 x 16	*.97	*1.42	*1.79
18	*1.06	*1.67	*1.97
20	*1.06	*1.79	*2.09
24	*1.06	*1.94	*2.37
26	*1.09	*1.97	*2.37
28	1.09	*2.09	*2.55
30	*1.18	*2.15	*2.70
32	1.33	2.58	3.16
36	1.39	2.76	3.43

Western

Glass size	Western		
	Open	SSB	DSB
16 x 16	*\$0.91	*\$1.23	*\$1.36
18	.91	1.30	1.45
20	*.94	*1.42	*1.58
24	*.94	*1.48	*1.76
18 x 18	*.94	*1.42	*1.58
20	*.94	*1.48	*1.67
24	*1.04	*1.64	*1.98
26	1.04	1.79	2.13
28	1.04	1.82	2.20
30	1.13	1.89	2.32
20 x 16	*.94	*1.42	*1.58
18	.94	1.48	1.67
20	*.94	*1.54	*1.82
24	*.94	*1.67	*1.98
26	.94	1.70	2.04
28	.97	1.79	2.20
30	*1.13	*1.98	*2.44
24 x 16	*.88	*1.42	*1.70
18	*.94	*1.54	*1.85
20	*.94	*1.67	*1.98
24	*.94	*1.82	*2.26
26	*.97	*1.85	*2.26
28	*.97	*1.98	*2.44
30	*1.07	*2.04	*2.59
32	1.20	2.44	3.03
36	1.26	2.63	3.31

TABLE 40—1 LIGHT SASH NOT DIVIDED 1½" POND. PINE
Items marked (*) are stock, others assembled from KD stock.

Glass size	Indianapolis		
	Open	SSB	DSB
30 x 16.....	\$1.13	\$1.88	\$2.24
18.....	1.24	2.00	2.40
20.....	1.24	2.09	2.49
24.....	1.27	2.31	2.85
26.....	1.27	2.40	3.10
28.....	1.36	2.68	3.16
30.....	1.36	2.91	3.61
35 x 16.....	1.36	2.18	2.58
18.....	1.36	2.34	2.82
20.....	1.39	2.49	3.03
24.....	1.39	2.82	3.43
26.....	1.48	2.97	3.70
28.....	1.48	3.22	4.04
30.....	1.58	3.31	4.10

Glass size	Western		
	Open	SSB	DSB
30 x 16.....	\$1.04	\$1.79	\$2.13
18.....	1.13	1.89	2.29
20.....	*1.13	*1.98	*2.38
24.....	*1.16	*2.20	*2.75
26.....	1.16	2.38	3.09
28.....	1.23	2.44	3.03
30.....	1.23	2.78	3.50
35 x 16.....	1.23	2.04	2.44
18.....	1.23	2.20	2.69
20.....	1.26	2.35	2.91
24.....	1.26	2.69	3.31
26.....	1.35	2.85	3.59
28.....	1.35	3.09	3.93
30.....	1.42	3.16	3.96

Curtis sash

C2720 1-2 x 2-1 x 1½ Lt. Glzd. DS in Zinc Bars, *\$4.53.

TABLE 41—MISC. SASH, TRANSOMS AND HOTBED SASH POND. PINE

Items marked (*) are stock, others assembled from KD stock.

6 and 8 light casement sash 1½"

Glass size	6 lt. (2W3H) casement		
	OSM	Open	SSB
8 x 10.....	1- 8¼ x 2-11½	*\$1.30	*\$1.92
12.....	3-5½		*2.10
9 x 12.....	1-10¼ x 3-5½	*1.51	*2.35
10 x 12.....	2- 0¼ x 3-5½	*1.54	*2.38
14.....	3-11½	*1.73	*2.82

Glass size	8 lt. (2W4H) casement		
	OSM	Open	SSB
8 x 10.....	1- 8¼ x 3- 9¾	*\$1.73	*\$2.85
12.....	4- 5¾		*3.01
9 x 12.....	1-10¼ x 4- 5¾	*1.92	*3.09
10 x 12.....	2- 0¼ x 4- 5¾	*1.99	*3.28
14.....	5-1¾	*2.21	*3.96

5 light porch sash 1½"

Glass size	OSM		
	Open	SSB	
2- 0¼ x 4-5¾	\$1.86	\$3.37	
5-1¾	2.11	3.87	
2- 2¼ x 4-5¾	1.92	3.56	
5-1¾	2.11	4.02	

Glass size	OSM		
	Open	SSB	
2- 4¼ x 4- 5¾	\$1.92	\$3.62	
5-1¾	2.21	4.12	
2- 6¼ x 4- 5¾	1.99	3.84	
5-1¾	2.24	4.83	

One light transoms 1½" 2" S & R

Glass size	OSM		
	Open	SSB	
2-8 x 1-0.....	*\$0.78	*\$1.20	
1-2.....	*.85	*1.27	

TABLE 41—MISC. SASH, TRANSOMS AND HOTBED SASH POND. PINE—continued

Irregular shaped transoms 1½" glzd.

C2910 Cir. Hd., 3-0¼ x 0-11½, 1 lt. DS zinc bars.....	*\$14.16
C2912 Ell. Hd., 5-1 x 1-1, 1 lt. DS zinc bars.....	*\$17.40
C2913 Cir. Hd., 3-0¼ x 0-11½, 3 fan lts. wood bars.....	*7.56
C2916 Ell. Hd., 5-1 x 1-1, 14 fan lts. wood bars.....	*10.26
C2926 Ell. Hd., 5-1 x 1-1, fan panel.....	*15.99

Sash for sidelights 1½" glzd.

C2902, 0-10 x 4-5, 1 lt. DS zinc bars.....	Each \$8.52
C2902, 0-10 x 4-5, 1 lt. DS zinc bars.....	*8.68
C2903, 0-9¼ x 4-5, 1 lt. DS zinc bars.....	*9.40
C2903, 0-9¼ x 4-5, 1 lt. DS zinc bars.....	*9.55
C2904, 0-10 x 4-5, 4 lts. high wood bars.....	*2.94
C2904, 0-10 x 4-5, 4 lts. high wood bars.....	*3.01
C2905, 0-9¼ x 4-5, diamond lts. wood bars.....	*6.63
C2905, 0-9¼ x 4-5, diamond lts. wood bars.....	*6.75

Hotbed sash

OSM		Open	
		SSB	
3-0 x 6-0 x 1½"	3 rows glass (no hdwd. X bar).	*\$3.53	*\$6.57

TABLE 42—MODERN CASEMENT SASH 1½" POND. PINE

Western layout—4" wider and 5" longer than glass. Items made up from 1 lt. stock.

BW2849 3 lt. high casement		BW2853 4 lt. high casement	
Glass area	SSB	Glass area	SSB
16 x 30.....	\$2.01	16 x 40.....	\$2.97
36.....	2.47	48.....	3.22
18 x 36.....	2.47	18 x 48.....	3.22
20 x 36.....	2.51	20 x 48.....	3.40
42.....	2.78	56.....	4.09

TABLE 43—BARN SASH POND. PINE

Barn sash layout—4" wider and 5" longer than glass. Items marked (*) are stock, others assembled from KD stock.

4 lt. (2W2H) sash

Glass size	1½"		1¾"	
	Open	SSB	Open	SSB
7 x 9.....				
8 x 10.....	*\$0.88	*\$1.25	*\$1.01	*\$1.36
12.....	*.94	*1.36	*1.04	*1.45
9 x 12.....	*.94	*1.42	*1.04	*1.51
14.....	*1.01	*1.51	*1.16	*1.61
16.....	*1.13	*1.67	*1.26	*1.82
10 x 10.....	*.94	*1.36	*1.04	*1.45
12.....	*1.01	*1.48	*1.13	*1.61
14.....	*1.04	*1.58	*1.16	*1.76
16.....	*1.13	*1.92	*1.26	*2.01
12 x 12.....	*1.04	*1.64	*1.16	*1.76
14.....	*1.04	*1.92	*1.23	*2.01
16.....	*1.16	*2.04	*1.39	*2.20

6 lt. (3W2H) sash

Glass size	1½"		1¾"	
	Open	SSB	Open	SSB
7 x 9.....				
8 x 10.....	*\$0.94	*\$1.42		
12.....	*1.01	*1.58	*\$1.13	*\$1.70
9 x 12.....	*1.04	*1.76		
14.....	*1.13	*1.85	*1.27	*1.92
16.....	*1.16	*2.23		
10 x 10.....				
12.....	*1.13	*1.92	*1.26	*2.01
14.....	*1.16	*2.10	*1.39	*2.23
16.....	*1.35	*2.59	*1.48	*2.72
12 x 12.....				
14.....	*1.35	*3.00	*1.51	*2.78
16.....	*1.39	*3.19	*1.57	*3.00

8 lt. (3W2H) sash

Glass size	1½"		1¾"	
	Open	SSB	Open	SSB
8 x 10.....	*\$1.42	*\$2.23	*\$1.54	*\$2.38
9 x 12.....	*1.54	*2.06	*1.76	*2.82
10 x 12.....	*1.64	*2.76	*1.86	*2.97

TABLE 44—CELLAR SASH POND. PINE

2 lt. cellar sash layout—5" wider and 5" longer than glass; 3 lt. cellar sash layout—4" wider and 5" longer than glass.
Items marked (*) are stock, others assembled from KD stock.

2 light cellar sash 1½"

Glass size	Open	
	SSB	
10 x 12.....	*\$0.78	*\$1.11
14.....	.91	1.30
16.....	.94	1.42
12 x 12.....	*.85	*1.27
14.....	*.88	*1.39
16.....	*.94	*1.39

3 light cellar sash 1½"

Glass size	Open	
	SSB	
8 x 10.....	*\$0.85	*\$1.11
9 x 12.....	*.94	*1.36
10 x 12.....	*.94	*1.33
14.....	*1.01	*1.51
16.....	*1.04	*1.73
12 x 14.....	*1.16	*1.85
16.....	*1.16	*1.92

TABLE 45—WINDOW & SASH EXTRAS

NOTE: All window and sash items starred (*) or not, are considered as stock. The stars merely indicate the items available for immediate delivery. The extras shown below apply to both starred and other items. Larger sizes than listed and items not shown are being quoted by jobbers on request.

Rule 1—1½" sizes intermediate or smaller

(A) 1 lt. sash or 2 lt. windows, use list of next larger listed size plus 33¼% of open list.
(B) If divided, add for lights, as per Rule 5.

Rule 2—1¾" thick

(A) 1 lt. sash or 2 lt. windows, use list of same or next larger listed 1½" size of open or glazed, plus 86% of the 1½" open list.
(B) If divided, add for lights, as per Rule 5.

Rule 3—half windows

All half windows are odd. Use one-half the list of the same or next larger listed size open or glazed, plus 53¼% of one-half of the open list.

Rule 4—Glass and glazing

For glass and glazing not otherwise provided for use page 29.

Rule 5—Divided lights

Add to the list of the desired 2 lt. window or 1 lt. sash, either stock or odd, not otherwise listed, for each divided light with wood bars ¼" between glass in 1½", ¼" or ½" in 1¾" or 1¾", open or glazed, as follows:

	1½"	1¾"
Vertical or horizontal lts.....	\$0.21	\$0.30
Rectangular lts. (except Marginal).....	.17	.24
Marginal lts.....	.21	.30
Diamond lts. not suspended.....	.39	.60

Rule 6—Rabbeting, plowing, drip mold and stops

Rabbet bottom rail, add per sash..... \$0.15
Rabbeting for pair, add per sash..... .15
Plow bottom rail for and with drip mold, add per sash..... .51
Rabbeting for stops (no stops), add per sash..... .30
Steps for sash not over 1¼", rectangular lts. not over 5 lin. ft. per lt. for stock stops, add..... .24
Over 5 lin. ft. per lt. per lin. ft. add..... .06
Add steps require a machine set-up charge.

TABLE 46—STORM SASH 1½" POND. PINE

Indianapolis layout—5¼" wider and 8½" longer than glass; western layout—4¼" wider and 8" longer than glass.
All items shown are considered as stock.

2 lt. (high) sash for 2 lt. windows

Glass size	Indianapolis		Western	
	SSB	DSB	SSB	DSB
16 x 14	\$2.25		\$2.10	
16	2.13		1.98	
18	2.37		2.22	
20	2.43		2.25	
22	2.74		2.55	
24	2.55		2.34	
26	3.12		2.94	
28	3.03		2.85	
30	3.39		3.15	
32	3.60		3.36	
34	3.63		3.49	
36	3.87		3.63	
18 x 14	2.37		2.22	
16	2.37		2.22	
18	2.58		2.40	
20	2.58		2.40	
22	3.01		2.82	
24	2.98		2.76	
26	3.32		3.12	
28	3.48		3.24	
30	3.63		3.39	
32	3.75		3.51	
34	3.83		3.70	
36	4.20		3.93	
20 x 14	2.04		1.92	
16	2.28		2.13	
18	2.43		2.25	
20	2.70		2.55	
22	3.00		2.82	
24	2.94		2.76	
26	3.06		2.85	
28	3.18		2.97	
30	3.36		3.12	
32	4.14		3.87	
34	4.20		3.91	
36	4.53		4.23	
22 x 14	2.55		2.37	
16	2.74		2.55	
18	2.91		2.73	
20	3.18		2.97	
22	3.40		3.09	
24	3.04		2.85	
26	3.21		3.00	
28	3.37		3.15	
30	4.06		3.81	
32	4.33		4.05	
34	4.43		4.26	
36	4.80		4.47	
24 x 14	2.40		2.25	
16	2.55		2.37	
18	2.76		2.58	
20	2.94		2.76	
22	3.06		2.85	
24	3.24		3.09	
26	3.36		3.15	
28	3.60		3.36	
30	3.78		3.54	
32	4.50		4.20	
34	4.68		4.51	
36	5.13		4.80	
26 x 14	2.61		2.46	
16	2.94		2.76	
18	3.12		2.98	
20	3.27		3.06	
22	3.60		3.36	
24	3.36		3.15	
26	3.60		3.36	
28	3.87		3.63	
30	4.65		4.38	
32	4.86		4.53	
34	5.28		5.11	
36	5.52		5.16	

For extras see Table 48.

TABLE 47—STORM SASH 1½" POND. PINE

All items shown are considered as stock.

2 lt. (high) sash for 2 lt. windows

Glass size	Indianapolis		Western	
	SSB	DSB	SSB	DSB
28 x 14	\$3.04		\$2.85	
16	3.21		3.00	
18	3.48		3.24	
20	3.60		3.36	
22	3.78		3.54	
24	3.60		3.36	
26	4.14		3.87	
28	4.44		4.14	
30	4.71		4.38	
32	5.46		5.10	
34	5.32		5.15	
36	6.03		5.61	

TABLE 47—STORM SASH 1½" POND. PINE—CON.

Glass size	Indianapolis		Western	
	SSB	DSB	SSB	DSB
30 x 14	\$3.18		\$2.97	
16	3.39		3.15	
18	3.60		3.36	
20	3.78		3.54	
22	4.06		3.81	
24	3.78		3.54	
26	4.44		4.14	
28	4.47		4.17	
30	5.37		5.04	
32	5.49		5.16	
34	5.79		5.58	
36	6.03		5.61	
32 x 14	3.39		3.15	
16	3.75		3.51	
18	3.75		3.51	
20	4.08		3.81	
22	4.36		4.08	
24	4.74		4.44	
26	4.80		4.47	
28	5.46		5.13	
30	5.52		5.16	
32	5.72	\$7.56	5.50	\$7.05
34	5.76	7.62	5.54	7.11
36	6.32	8.49	6.08	7.92
36 x 14	3.61		3.36	
16	3.85		3.60	
18	4.20		3.93	
20	4.53		4.23	
22	5.16		4.83	
24	5.16		4.83	
26	5.49		5.13	
28	6.00		5.58	
30	6.03		5.61	
32	6.37	8.49	6.13	7.92
34	7.00	8.90	6.74	8.56
36	7.07	9.24	6.80	8.61
40 x 14	4.68		4.36	
16	4.68		4.36	
18	4.68		4.36	
20	5.64		5.25	
22	5.64		5.25	
24	5.67		5.28	
26	6.12		5.72	
28	6.75		6.27	
30	6.81		6.36	
32	7.22	9.33	6.95	8.70
34	7.98	10.26	7.68	9.83
36	8.06	10.59	7.75	9.87

For extras see Table 48.

TABLE 48—STORM SASH 1½" POND. PINE

All items shown are considered as stock.

4 lt. (3W2H) sash for 4 lt. windows Western S & R

Glass size	OSM		SSB
10 x 20	2-1¼ x 4-0		\$3.03
24	4-8		3.36
26	5-0		3.60
28	5-4		3.75
12 x 16	2-5¼ x 3-4		3.05
18	3-8		3.15
20	4-0		2.91
24	4-8		3.36
12 x 28	2-5¼ x 5-4		3.96
30	5-8		4.47
32	6-0		4.74
36	6-8		5.04
14 x 20	2-9¼ x 4-0		3.63
24	4-8		4.14
28	5-4		4.74
30	5-8		4.86
36	6-8		5.61

Extras

Wood ventilators, add each	\$0.21
2 lt. sash divided 4 lt., add per sash	.54
For divided lights, rectangular or vertical, add per lt.	.18
Swing light vents, add each	2.19
For intermediate or smaller sizes, add to next larger size shown	33½ percent.

TABLE 49—CURTIS PRE-FITTED STORM SASH 1½" POND. PINE

Items marked (*) are considered as stock.

C2868 2 equal light sash		
Glass	Wdo. Opg.	SSB
12 x 20	1-4 x 3-10	\$2.34
26	4-10	2.78
14 x 16	1-6 x 3-2	2.25
20	3-10	2.50
26	4-10	2.94

TABLE 49—CURTIS PRE-FITTED STORM SASH 1½" POND. PINE—CONTINUED

C2868 2 equal light sash—Continued

Glass	Wdo. Opg.	SSB
16 x 20	1-8 x 3-10	*\$2.31
24	4-6	*2.53
26	4-10	3.34
18 x 12	1-10 x 2-6	*1.94
20	3-10	2.81
24	4-6	*2.84
26	4-10	3.56
28	5-2	3.66
20 x 15	2-0 x 3-0	2.28
16	3-2	2.75
18	3-6	*2.47
20	3-10	*2.72
22	4-2	*2.84
24	4-6	*3.00
26	4-10	*3.09
28	5-2	*3.25
30	5-6	4.03
32	5-10	4.38
24 x 15	2-4 x 3-0	*2.47
18	3-6	*2.81
20	3-10	*3.00
22	4-2	*3.09
24	4-6	*3.34
26	4-10	*3.41
28	5-2	*3.66
30	5-6	4.56
32	5-10	5.07
27 x 15	2-7 x 3-0	*2.87
18	3-6	*3.12
20	3-10	*3.25
22	4-2	*3.41
27 x 24	2-7 x 4-6	*3.66
26	4-10	*3.84
28	5-2	*3.97
30	5-6	5.13
32	5-10	5.69
28 x 24	2-8 x 4-6	4.31
26	4-10	4.69
28	5-2	4.97
32	5-10	5.88
30 x 12	2-10 x 2-6	*2.66
15	3-0	*2.91
18	3-6	3.28
20	3-10	*3.41
22	4-2	4.31
24	4-6	*3.84
26	4-10	*4.19
28	5-2	*4.22
30	5-6	5.75
32	5-10	5.91
32 x 20	3-0 x 3-10	*3.75
22	4-2	4.66
24	4-6	*4.25
26	4-10	4.31
28	5-2	4.91
30	5-6	5.91
32	5-10	6.35
36 x 24	3-4 x 4-6	*4.63
26	4-10	4.94
28	5-2	6.35
30	5-6	6.38
32	5-10	7.07
40 x 24	3-8 x 4-6	*5.07
26	4-10	*5.54
28	5-2	7.13
30	5-6	7.26
32	5-10	7.95

C2869 2 unequal light sash

30 x 24/36	2-10 x 5-6	*\$4.85
40 x 24/36	3-8 x 5-6	*6.10

C2877 2 unequal light sash

20 x 24/36	2-0 x 5	*\$3.41
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TABLE 50—INSIDE DOOR FRAMES ¾" x 5½" JBS. KD.

All items shown are stock. Machine sanded, paper wrapped.

BW3644-C1675 no stops

	2 ft. 8 in. x 6 ft. 8 in.	3 ft. 0 in. x 7 ft. 0 in.	5 ft. 0 in. x 7 ft. 0 in.	6 ft. 0 in. x 7 ft. 0 in.
Yellow pine	\$1.50	\$1.65	\$2.00	\$2.30
Ponderosa pine	2.05	2.25	2.60	3.15
Unselected gum	2.50	2.75	3.30	3.85
Pl. red oak	3.00	3.45	4.15	4.80
Unselected birch	4.00	4.25	5.10	5.95

TABLE 50—INSIDE DOOR FRAMES $\frac{3}{4}$ " x $5\frac{1}{8}$ "
JBS. KD.—continued

BW3616-C1675 with stops

	\$2.15	\$2.30	\$2.80	\$3.25
Yellow pine.....	2.60	2.80	3.35	3.95
Ponderosa pine.....	3.35	3.65	4.40	5.20
Unselected gum.....	4.15	4.70	5.60	6.55
Pl. red oak.....	5.45	5.80	6.95	8.10

Fancy head no stops, add.....	\$10.05
Fancy head with stops, add.....	12.90
Rework for narrower width jamb, add.....	.30
For each 2 in. or part thereof wider, jamb, add 25% of no stop basis:	
Nailing up frame square head, add.....	.85
Nailing up frame fancy head, add.....	1.70

Opinion Accompanying Revised Order No. G-10 Under General Order No. 68

On March 22, 1946, Order No. G-10 under General Order No. 68 became effective. This order established maximum prices or pricing methods for all stock millwork items sold at retail in the Indianapolis, Indiana Area. This order has been amended twice and is now revised.

The accompanying revised order differs from the previous order in the following respects:

1. Percentage increases have been provided for certain general categories of stock millwork items listed in the tables. These increases are made for the purpose of allowing retail distributors their average current costs of acquisition plus such average percentage markups as were in effect on March 31, 1946. Any additional price increases granted to resellers subject to the accompanying order shall be taken subject to section 6 of Basic Order No. 1-B.

2. The provision in Amendment No. 2 to Order No. G-10 permitting sellers to add the amounts of their suppliers' increases in price to the maximum prices established by the order, has been deleted since the percentage increases allow for such increases through August 8, 1946. For subsequent increases, sellers should refer to section 6 (b) of Basic Order No. 1-B.

3. The Revised Order is an adopting order under Basic Order No. 1-B. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

In the opinion of the Regional Administrator, the provisions of the accompanying revised order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and General Order No. 68, as amended.

[F. R. Doc. 46-18685; Filed, Oct. 16, 1946; 8:53 a. m.]

[Region II Order G-12 Under SO 94]

WAR SURPLUS COMMODITIES IN WASHINGTON, D. C., AREA

Pursuant to the Emergency Price Control Act of 1942, as amended, and sections 11 and 13 of Supplementary Order No. 94, and for the reasons set forth in the accompanying opinion, this order is issued.

(a) *What this order does.* This order establishes maximum prices for all re-

sellers at the specified levels of the war surplus commodities in question.

(b) *Description of commodity.* The war surplus commodities covered by this order are 524 electromode air heaters, portable type, 115 volt, single phase, 60 cycle, 1 kw., 8.7 amps., A. C., model PJS-10, manufactured by Electric Air Heater Co., Rochester, N. Y. and sold to Andy Wallen of 2310 Rhode Island Avenue, Washington, D. C., by the War Assets Administration, f. o. b. Baltimore, Maryland.

(c) *Maximum prices at specified levels.* The maximum prices (f. o. b. shipping point) for the heaters described in paragraph (b) shall be:

	Each
For all sales to retailers.....	\$12
For all sales at retail.....	18

(d) *Notification.* Any person who sells the heater described in paragraph (b) to a retailer shall furnish the retailer with an invoice of sale setting forth the retailer's maximum price, and stating that the retailer is required by this order to attach to each heater before sale a tag or label which plainly states a selling price not in excess of \$18.00.

(e) *Tagging.* Any person who sells the heater described in paragraph (b) at retail shall attach to each heater before sale a tag or label which plainly states a selling price not in excess of \$18.00 as follows:

OPA Price—\$-----

(f) *Relation to other regulations and orders.* This order with respect to the commodities it covers supersedes any other regulation or order previously issued by the Office of Price Administration.

(g) *Geographical applicability.* This order covers resales of the war surplus commodities in question when made by any reseller any place within the 48 states of the United States or the District of Columbia.

(h) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(i) *Right to revoke or amend.* This order may be revoked, or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This order shall become effective on the 15th day of October 1946.

Issued this 15th day of October 1946.

JAMES L. MEADER,
Regional Administrator.

Opinion Accompanying Order No. G-12 Under Supplementary Order 94

The Baltimore, Maryland, Office of the War Assets Administration recently sold to Andy Wallen of 2310 Rhode Island Avenue, Washington, D. C., 524 electromode air heaters more particularly de-

scribed in the accompanying order. The sale price was considerably below the Government's acquisition cost and also below the price which the manufacturer is presently charging for a heater which is similar in all respects except that the heater sold by the Government is of 1000 watts, whereas the heater now being marketed by the manufacturer is of 1500 watts. As these heaters are scarce commodities at the present time, it has been decided to issue an order fixing dollars-and-cents ceiling prices to retailers and to consumers under Section 11 of Supplementary Order No. 94 so that the benefit of the Government's low selling price may be passed on to the consumer. This action is in line with the position heretofore taken by the Office of Price Administration and referred to in the Statement of Considerations issued in connection with Supplementary Order No. 122, July 23, 1945.

In the judgment of the Regional Administrator, the ceiling prices established by this order are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended and the Executive Orders issued in connection therewith.

[F. R. Doc. 46-18993; Filed, Oct. 22, 1946; 8:49 a. m.]

[Region IV Order G-47 Under RMPR 122, Amdt. 1]

SOLID FUELS IN RIPLEY, TENN., AREA

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator, Region IV, Office of Price Administration, by § 1340.260 of Revised Maximum Price Regulation No. 122, paragraph (e) of Order No. G-47 under Revised Maximum Price Regulation No. 122, issued by this office on May 31, 1945, is amended to read as follows:

(e) *Maximum prices.* Maximum prices established by this order are as follows for sales on a "direct delivery or domestic" basis:

(1) Bituminous coal from District No. 9.

Size	Per ton, 2,000 lbs.	Per $\frac{1}{2}$ ton, 1,000 lbs.	Per $\frac{1}{4}$ ton, 500 lbs.
Lump and egg from seams 9 and 11 and other seams in price group 3:			
From hand-operated mines.....	\$7.66	\$4.08	\$2.17
From all other mines.....	7.41	3.96	2.10

Effective date. This amendment shall become effective as of August 22, 1946.

Issued: October 7, 1946.

ALEXANDER HARRIS,
Regional Administrator.

Opinion Accompanying Amendment No. 1 to Order No. G-47 Under Revised Maximum Price Regulation No. 122

Amendment No. 1 to Order No. G-47 under Revised Maximum Price Regulation No. 122 is issued simultaneously herewith under § 1340.260 of said regu-

lation and incorporates the several increases authorized by Amendment No. 158 to Maximum Price Regulation 120, effective June 21, 1946; increases in freight rates as authorized by Amendment 46 to Revised Maximum Price Regulation 122, effective July 26, 1946; increases allowed by Amendment No. 42 to Revised Maximum Price Regulation 122, effective March 30, 1946; and increases of 18¢ per ton as authorized by Amendment 48 to Revised Maximum Price Regulation 122 to meet the requirements of section 2 (b) of the Price Control Extension Act of 1946.

The prices specified have affirmatively been found to be generally fair and equitable to all dealers in the area covered by the order. It has likewise been affirmatively found that the issuance of said Amendment will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-18990; Filed, Oct. 22, 1946; 8:48 a. m.]

[Jacksonville Rev. Order G-4 Under Gen. Order 68]

HARD BUILDING MATERIALS IN LAKE AND SUMTER COUNTIES, FLA., AREA

For the reasons set forth in the accompanying opinion and under the authority vested in the District Director of Jacksonville, Florida District Office, Region IV, of the Office of Price Administration by General Order No. 68 issued by the Administrator of the Office of Price Administration, Region IV, Delegation Order No. 93 issued November 5, 1945, it is hereby ordered:

SECTION 1. What this revised order covers. This revised order covers all "retail sales" by any seller of commodities specified in this order delivered to any purchaser located in the Counties of Lake and Sumter in the State of Florida. This order does not apply to sales made to any person who customarily resells more than 10% of his purchases of the commodities specified herein through "retail sales", or to sales to applicators as hereinafter defined.

Sec. 2. Definition of retail sales. For the purposes of this revised order, a retail sale means a sale to an ultimate user including, among others, commercial users, industrial users and contractors, or to purchasers for resale on an installed basis, excluding applicators. For the purposes of this revised order, an applicator is defined as a contractor engaged exclusively in the business of applying roofing and/or siding and/or insulation to buildings.

Sec. 3. Description of items covered by this revised order. This revised order covers the list of "hard building materials" set forth in the annexed Table I, including certain cement, lime, plaster, masonry mix, gypsum board, gypsum base lath, standard prestwood, white asbestos siding, asphalt shingles, roll roofing, felt rock-wool batts, insulation board, tile board, metal lath and brick. Other related items may be

added from time to time by Amendment without reference being made to this section.

SEC. 4. Relation to other regulations. The maximum prices fixed by this revised order supersede any maximum price or pricing method previously fixed by any other regulation or order. Except to the extent they are inconsistent with the provisions of this revised order, all other provisions of the General Maximum Price Regulation shall apply to sales covered by this revised order.

SEC. 5. Maximum prices. The maximum prices for building materials covered by this revised order are set forth in Table I which is annexed to and made a part of this revised order. Every seller making sales covered by this order shall maintain and preserve his usual and customary quantity and other discounts including discounts and differentials to different classes of purchasers.

SEC. 6. Posting of maximum prices. Every seller making sales covered by this order shall post a copy of Table I which lists maximum prices fixed by this order in each of his places of business in Lake and Sumter Counties, Florida, in a manner plainly visible to all purchasers.

SEC. 7. Sales slips and records. Every seller covered by this revised order who has customarily given his customers a sales slip or other evidence of purchase must continue to do so. Upon request from a customer such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, name and address of the seller, name and address of the buyer, the description and number or amount of each item sold and the price received for it. If he customarily prepared his sales slips in more than one copy, he must keep for at least twelve months after delivery a duplicate copy of each sales slip delivered by him pursuant to this section.

For any sale of \$50.00 or more each seller, regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of seller.
- (2) Name and address of buyer.
- (3) Date of transaction.
- (4) Place of delivery.
- (5) Complete description and number or amount of each item sold and price charged.

SEC. 8. Amendment. This revised order may be amended or revoked at any time by the Office of Price Administration.

This Revised Order No. G-4 shall become effective October 15, 1946.

Issued October 10, 1946.

JOE Q. DOUGHERTY,
Acting District Director.

TABLE I

Item and selling unit	Price
Portland cement, 94-pound bag-----	\$0.95
Hydrated lime, 50-pound bag-----	.65
Finish lime, 50-pound bag-----	.85
Plaster—wall, hard, 100-pound bag-----	1.22
Masonry mix, 67-pound bag-----	.80
Gypsum board ½", sheetrock, per M square feet-----	43.00
Gypsum base lath, per M square feet-----	27.25

TABLE I—Continued

Item and selling unit	Price
Standard prestwood (Masonite), per M square feet-----	\$80.00
Grey hex asbestos shingles, per square-----	9.65
White asbestos siding 12 x 24, per square-----	9.05
210-pound thickbutt asphalt shingles, per square-----	7.35
90-pound mineral surfaced roll roofing, per roll-----	2.95
15 x 30 pound felt, per roll-----	2.85
Rockwool standard batts, per M-----	80.00
½" insulation board, per M-----	55.00
16 x 32" tile board, per M-----	65.00
Metal lath, black painted 2.5, per yard-----	.32
Brick, hard, common, per M-----	30.00

1. square is defined as an area 10 feet in length and 10 feet in width or the equivalent in area.

Unless otherwise indicated, the above prices include delivery to all classes of customers to whom free delivery was made in March 1942; to all classes of customers to whom free delivery was not made in March 1942, and thereafter, an additional charge for delivery may be made: *Provided*, That such charge does not exceed that made for the same type of delivery during March 1942, and such charge is separately indicated on the invoice, bill of sale or other billing.

Opinion Accompanying Revised Order No. G-4 Under General Order No. 68

Under General Order No. 68, as amended, the Price Administrator may, and each Regional Administrator of the Office of Price Administration and any District Director who may be authorized by the appropriate Regional Administrator is authorized to issue and put into effect orders establishing maximum prices, applicable to a particular community or defined area, for sales of commodities under the jurisdiction of the Building Materials and Construction Price Branch by all persons to ultimate users or to purchasers for resale on an installed basis.

This authority has been delegated to the Director of the Jacksonville District Office by the Regional Administrator of Region IV, by Regional Delegation Order No. 93, as amended.

Acting pursuant to said General Order No. 68, as amended, and to Regional Delegation Order No. 93, there was issued Order No. G-4 under General Order No. 68 and two amendments thereto, establishing replacement community dollars-and-cents ceiling prices for certain listed "hard building materials" set forth in Table I, annexed to said order which listed items include certain cement, lime, plaster, masonry mix, gypsum board, gypsum base lath, standard prestwood, grey hex asbestos shingles, white asbestos siding, asphalt shingles, roll roofing, felt, rockwool batts, insulation board, tile board, metal lath and brick. The order provided that other related items may be added from time to time by Amendment without reference being made to section 3, which designates the kinds of items listed.

Said Order No. G-4, as amended, under General Order No. 68 covered all retail sales by any seller of the commodities specified in said order delivered to any purchaser in the Counties of Lake and Sumter in the State of Florida. However, the order does not apply to sales

made to any person who customarily resells more than 10% of his purchases of the commodities specified therein through "retail sales", or to sales to applicators. Since the issuance of said order No. G-4, as amended, it has been determined that the provisions thereof should be extended to cover all retail sellers in Sumter County as well as Lake County, Florida, and this Revised Order No. G-4 under General Order 68 is therefore simultaneously issued herewith, establishing replacement community dollars-and-cents ceiling prices for the above listed "hard building materials" set forth in the annexed Table I thereto.

This Revised Order No. G-4 provides that the maximum prices fixed hereby supersede any maximum price or pricing method previously fixed by any other regulation or order, and that except to the extent they are inconsistent with the provisions of said order, all other provisions of the General Maximum Price Regulation shall apply to sales covered by this order. The maximum prices established by said order are set forth in Table I annexed hereto.

This Revised Order No. G-4 moreover provides that each seller making sales covered thereby shall maintain and preserve his usual and customary quantity and other discounts including discounts and differentials to different classes of purchasers.

This Revised Order No. G-4 under G. O. 68, as amended, contains provisions requiring posting of maximum prices, the giving of sales slips and the keeping of records.

The prices fixed in this Revised Order G-4 do not exceed the general level of prices in Lake and Sumter Counties, Florida, as fixed and established under the General Maximum Price Regulation.

All provisions of the new regulation and their effect upon business practices, cost practices, or methods or means or aids to distribution in the industry have been carefully considered by the District Director of the Jacksonville District Office. No provisions which might have the effect of requiring a change in such practices, methods, means or aids established in the industry have been included in the new regulation unless such provisions have been found necessary to achieve effective price control and to prevent circumvention or evasion of the regulation or of the Emergency Price Control Act of 1942, as amended. To the extent that provisions of the new regulation compel or may operate to compel changes in business practices, cost practices or methods, or means or aids to distribution established in the industry, such provisions have been found necessary to prevention or evasion of the regulation or act.

The prices fixed in this Revised Order No. G-4 under General Order No. 68 are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942 and the Stabilization Act of 1944, Executive Orders 9250 and 9328.

[F. R. Doc. 46-18992; Filed, Oct. 22, 1946; 8:48 a. m.]

[Miami Rev. Order G-1 Under Gen. Order 50, Amdt. 6]

MALT AND CEREAL BEVERAGES IN MIAMI, FLA., AREA

An opinion accompanying this amendment has been issued simultaneously herewith. Revised Order G-1 under GO-50 is amended in the following respects:

(1) Appendices A and B of the order are amended to conform to the appendices attached to and forming a part of this amendment.

Effective: October 14, 1946.

Issued this 10th day of October 1946.

BERNARD C. GOODWIN,
District Director.

APPENDIX A

BOTTLED BEERS AND ALES

Group 1-B

Commodity and brand or trade name	Maximum price per bottle	
	12-ounce	32-ounce
BEER		
Barbarossa	\$0.26	\$0.51
Berghoff	.26	.51
Blatz Pilsner	.26	.51
Budweiser	.26	.51
Canadian Ace	.26	.51
Down's Art & Art	.26	.51
Edlebrew Special	.26	.51
Ehret's Extra	.26	.51
Fox Head "400"	.26	.51
Gem Pilsner	.26	.51
Gold Coast	.26	.51
Loewer Premium	.26	.51
Medford Lager	.26	.51
Miller's High Life	.26	.51
Namar	.26	.51
Narragansett Select Lager	.26	.51
Pabst Blue Ribbon	.26	.51
Premo	.26	.51
Ruppert	.26	.51
Schlitz	.26	.51
Trim	.26	.51
Utica Club	.26	.51
Ziegler's 520	.26	.51
Van Merritt	.31	.56
Van Wyck	.31	.56
ALE		
Ballantine	.26	.51
Ballantine Porter	.26	.51
Buckingham Premium	.26	.51
Carling's Red Cap	.26	.51
Ehret's Extra	.26	.51
Narragansett Banquet	.26	.51
Narragansett Light	.26	.51
Narragansett Light Porter	.26	.51
Old Waukesha	.26	.51
Ruppert	.26	.51
Ballantine India Pale	.31	.56
Champ	.31	.56
Golden Bantam Steinie (7 ounce only)	.15	
Governor's Club Ale	.26	.51
IMPORTED BEER AND ALE		
Amstel Holland Beer	.50	
Carta Blanca Beer	.35	
Heineken's Holland Beer	.50	
All other brands of domestic or imported beer and ale not listed above, including unlabeled beer and ale	.21	.41
All unlabeled beer and ale in bottles containing less than 12 ounces	.10	

DRAFT BEER AND ALE

Michelob:	
6-oz. glass	\$0.12
8-oz. glass	.14
10-oz. glass	.18
12-oz. glass	.22
All other quantities 1 1/4 cents per ounce.	
All other draft beer and ale:	
6-oz. glass	.09
8-oz. glass	.10
10-oz. glass	.13
12-oz. glass	.16
All other quantities 1 1/4 cents per ounce.	

Sellers who are required to pay a Federal Excise Tax on Cabarets may add same to above prices if such tax is separately stated and collected.

Sellers who are required to pay the July 1, 1945, increase in the Florida Beverage tax may add to above prices the following charges if same are separately stated and collected:

BOTTLED BEER AND ALE

	Cents per bottle
12-oz. bottles, or less	2 1/4
32-oz. bottles	4 1/4

DRAFT BEER AND ALE

	Per glass
6-oz. glass	\$0.007
8-oz. glass	.01
10-oz. glass	.013
12-oz. glass	.015

All other quantities, 17 cents per gallon prorated to the amount in the container.

If the resulting sum as figured above equals or exceeds 1/2 cent, the fraction may be increased to the next higher cent, but if it is less than 1/2 cent, the fraction must be reduced to the next lower cent.

All other taxes are included in above prices.

BOTTLE BEER AND ALES

Group 2-B

Commodity and brand or trade name	Maximum price per bottle	
	12-ounce	32-ounce
BEER		
Barbarossa	\$0.21	\$0.43
Berghoff	.21	.43
Blatz Pilsner	.21	.43
Budweiser	.21	.43
Canadian Ace	.21	.43
Dover	.21	.43
Down's Art & Art	.21	.43
Edlebrew Special	.21	.43
Ehret's Extra	.21	.43
Fox Head "400"	.21	.43
Gem Pilsner	.21	.43
Gold Coast	.21	.43
Loewer Premium	.21	.43
Medford Lager	.21	.43
Miller's High Life	.21	.43
Namar	.21	.43
Narragansett Select Lager	.21	.43
Pabst Blue Ribbon	.21	.43
Premo	.21	.43
Ruppert	.21	.43
Schlitz	.21	.43
Trim	.21	.43
Utica Club	.21	.43
Ziegler's 520	.21	.43
Van Merritt	.26	.51
Van Wyck	.26	.51
ALES		
Ballantine India Pale	.26	.51
Governor's Club	.21	.43
Ballantine	.21	.43
Ballantine Porter	.21	.43
Buckingham Premium	.21	.43
Carling's Red Cap	.21	.43
Ehret's Extra	.21	.43
Narragansett Banquet	.21	.43
Narragansett Light	.21	.43
Narragansett Light Porter	.21	.43
Old Waukesha	.21	.43
Ruppert	.21	.43
Champ	.26	.51
IMPORTED BEER AND ALE		
Carta Blanca Beer	.30	
Amstel Holland	.45	
Heineken's Holland	.45	
All other brands of domestic or imported beer and ale not listed above, including unlabeled beer and ale	.16	.36
All unlabeled beer and ale in bottles containing less than 12 ounces	.10	

DRAFT BEER AND ALE

Michelob:	
6-oz. glass	\$0.12
8-oz. glass	.14
10-oz. glass	.16
12-oz. glass	.19
All other quantities 1 1/2 cents per ounce.	

DRAFT BEER AND ALE—continued

All other draft beer and ale:

6-oz. glass	\$0.09
8-oz. glass	.10
10-oz. glass	.11
12-oz. glass	.13
All other quantities 1 cent per ounce.	

Sellers who are required to pay a Federal Excise Tax on cabarets may add same to above prices if such tax is separately stated and collected.

Sellers who are required to pay the July 1, 1945, increase in the Florida Beverage tax may add to above prices the following charges if same are separately stated and collected:

BOTTLED BEER AND ALE

Cents per bottle

12-oz. bottles, or less	2½
32-oz. bottles	4¼

DRAFT BEER AND ALE

Per glass

6-oz. glass	\$0.007
8-oz. glass	.010
10-oz. glass	.013
12-oz. glass	.015

All other quantities, 17 cents per gallon prorated to the amount in the container.

If the resulting sum as figured above equals or exceeds ½ cent, the fraction may be increased to the next higher cent, but if it is less than ½ cent, the fraction must be reduced to the next lower cent.

All other taxes are included in above prices.

BOTTLED BEER AND ALES

Group 3-B

Commodity and brand or trade name	Maximum price per bottle	
	12-ounce	32-ounce
BEER		
All American	\$0.18	\$0.38
Ballantine	.18	.38
Barbarossa	.18	.38
Berghoff	.18	.38
Blatz Pilsner	.18	.38
Budweiser	.18	.38
Canadian Ace	.18	.38
Commander Pilsner	.18	.38
Cremo Lager	.18	.38
Dawson	.18	.38
Doerchuck	.18	.38
Dorquest	.18	.38
Dover	.18	.38
Down's Art & Art	.18	.38
D. R. Premier	.18	.38
Edlebrew Special	.18	.38
Ehret's Extra	.18	.38
E. M. S.	.18	.38
First Prize	.18	.38
Fox Head "400"	.18	.38
Gem Pilsner	.18	.38
Genesee	.18	.38
Goebel	.18	.38
Gold Coast	.18	.38
Holland Premium	.18	.38
Horlacher's	.18	.38
Koenig Brau	.18	.38
Koenig Special	.18	.38
Kuebler Premium	.18	.38
Lambic	.18	.38
Lion	.18	.38
Loewer Premium	.18	.38
Medford Lager	.18	.38
Miller's High Life	.18	.38
Namar	.18	.38
Narragansett Select Lager	.18	.38
Neuwiler's Capuziner	.18	.38
Oxford	.18	.38
Pabst Blue Ribbon	.18	.38
Phoenix	.18	.38
Pilsner	.18	.38
Premo	.18	.38
Red Fox	.18	.38
Rheingold	.18	.38
Ruppert	.18	.38
Schlitz	.18	.38
Schmidt's	.18	.38
Silver Fox Deluxe	.18	.38
Tremer's White Label	.18	.38
Trim	.18	.38

BOTTLED BEER AND ALES—continued

Group 3-B—Continued

Commodity and brand or trade name	Maximum price per bottle	
	12-ounce	32-ounce
BEER—continued		
Trophy	\$0.18	\$0.38
Utica Club	.18	.38
Ziegler's 520	.18	.38
Van Merritt	.21	.46
Van Wyck	.21	.46
ALE		
Ballantine	.18	.38
Ballantine Porter	.18	.38
Buckingham Premium	.18	.38
Carling's Red Cap	.18	.38
Cremo Sparkling	.18	.38
Dawson	.18	.38
Ehret's Extra	.18	.38
First Prize	.18	.38
Genesee 12-Horse	.18	.38
Narragansett Banquet	.18	.38
Narragansett Light	.18	.38
Narragansett Light Porter	.18	.38
New England	.18	.38
Old Waukesha	.18	.38
Ruppert	.18	.38
Ballantine India Pale	.21	.46
Champ	.21	.46
IMPORTED BEER AND ALE		
Carta Blanca Beer	.25	
Amstel Holland	.40	
Heineken's Holland	.40	
All other brands of domestic or imported beer and ale not listed above, including unlabeled beer and ale	.13	.31
All unlabeled beer and ale in bottles containing less than 12 ounces	.10	

DRAFT BEER AND ALE

Michelob:	
6-oz. glass	\$0.12
8-oz. glass	.14
10-oz. glass	.16
12-oz. glass	.19
All other quantities 1½ cents per ounce.	
All other draft beer and ale:	
6-oz. glass	.09
8-oz. glass	.10
10-oz. glass	.11
12-oz. glass	.13
All other quantities 1 cent per ounce.	

Sellers who are required to pay a Federal Excise Tax on cabarets may add same to above prices if such tax is separately stated and collected.

Sellers who are required to pay the July 1, 1945, increase in the Florida Beverage Tax may add to above prices the following charges if same are separately stated and collected:

BOTTLED BEER AND ALE

Cents per bottle

12-oz. bottle, or less	2½
32-oz. bottles	4¼

DRAFT BEER AND ALE

Per glass

6-oz. glass	\$0.007
8-oz. glass	.01
10-oz. glass	.013
12-oz. glass	.015

All other quantities, 17 cents per gallon prorated to the amount in the container.

If the resulting sum as figured above equals or exceeds ½ cent, the fraction may be increased to the next higher cent, but if it is less than ½ cent, the fraction must be reduced to the next lower cent.

All other taxes are included in above prices.

APPENDIX B

NOTE: This Appendix B fixes maximum prices for Group 2-B sellers on certain so-called "intermediate priced" beers and ales. A seller may not establish his group on the basis of the prices given in Appendix B but must determine his group on the basis of the prices given for other brands covered by Appendix A.

Commodity and brand or trade name	Maximum price per bottle	
	12-ounce	32-ounce
BEER		
All American	\$0.19	\$0.41
Ballantine	.19	.41
Commander Pilsner	.19	.41
Cremo Lager	.19	.41
Dawson	.19	.41
Doerchuck	.19	.41
Dorquest	.19	.41
D. R. Premier	.19	.41
E. M. S.	.19	.41
First Prize	.19	.41
Genesee	.19	.41
Goebel	.19	.41
Holland Premium	.19	.41
Horlacher's	.19	.41
Koenig Brau	.19	.41
Koenig Special	.19	.41
Kuebler Premium	.19	.41
Lambic	.19	.41
Lion	.19	.41
Neuwiler's Capuziner	.19	.41
Oxford	.19	.41
Phoenix	.19	.41
Pilsner	.19	.41
Red Fox	.19	.41
Rheingold	.19	.41
Schmidt's	.19	.41
Silver Fox Deluxe	.19	.41
Tremer's White Label	.19	.41
Trophy Premium	.19	.41
ALE		
Cremo Sparkling	.19	.41
Dawson	.19	.41
Genesee 12-Horse	.19	.41
First Prize	.19	.41
New England	.19	.41

Sellers who are required to pay a Federal Excise Tax on cabarets may add same to above prices if such tax is separately stated and collected.

Sellers who are required to pay the July 1, 1945, increase in the Florida Beverage Tax may add to above prices the following charges if same are separately stated and collected:

BOTTLED BEER AND ALE

Cents per bottle

12-oz. bottles, or less	2½
32-oz. bottles	4¼

DRAFT BEER AND ALE

Per glass

6-oz. glass	\$0.007
8-oz. glass	.01
10-oz. glass	.013
12-oz. glass	.015

All other quantities, 17 cents per gallon prorated to the amount in the container.

If the resulting sum as figured above equals or exceeds ½ cent, the fraction may be increased to the next higher cent, but if it is less than ½ cent, the fraction must be reduced to the next lower cent.

All other taxes are included in above prices.

Opinion Accompanying Amendment 6 to Revised Order No. G-1 Under General Order 50

On April 12, 1943, the Office of Price Administration issued General Order No. 50 which authorizes each Regional Administrator of the Office of Price Administration to issue orders in accordance with the provisions of the Emergency Price Control Act of 1942, as amended, establishing maximum prices for meals,

food items, and beverages. General Order No. 50 provides that this authority may be delegated by such Regional Administrator by Order to any State Director or District Manager of the Office of Price Administration. On May 5, 1944, this authority was delegated to the District Director of the Miami District Office by Revised Delegation Order No. 17. The District Director of the Miami District Office of the Office of Price Administration issued Revised Order No. G-1 under General Order No. 50 on June 15, 1945, effective July 1, 1945.

Revised Order No. G-1 under General Order No. 50 established price classifications for three different groups of eating and drinking establishments selling malt and cereal beverages in on-premise sales in the Miami District, and established dollars-and-cents prices for the sale of such malt and cereal beverages to the consuming public. These established prices were set out in Appendices A and B of said order and certain particular brands of beverages were given specific prices, while all unlisted brands were given one price in accordance with the classification of the establishment.

Under the date of June 25, 1946 substantial increases at pre-retail levels of distribution were authorized by OPA and the accompanying amendment is issued to reflect such increased costs in the retail ceiling prices and to correct certain inaccuracies appearing in Amendment 5 to this order.

[F. R. Doc. 46-19021; Filed, Oct. 22, 1946; 8:47 a. m.]

[Region VI Order G-3 RMPR 251, Amdt. 3]
INSTALLED MINERAL WOOL INSULATION IN CHICAGO REGION

An opinion accompanying this amendment has been issued simultaneously herewith. Order G-3 under Revised Maximum Price Regulation No. 251 is amended in the following respects:

A new paragraph (c) is added to section 4, Maximum Prices for sales of mineral wool insulation on an installed basis and incidental construction work, to read as follows:

(c) The maximum prices for sales of mineral wool insulation on an installed basis and incidental construction work shall be the prices established in Table I, above, increased by 6 percent; provided, that when the work in categories 30 to 42, in Table I, inclusive, is performed by a sub-contractor but sold by the installer, the 6 percent increase shall not apply.

This amendment may be revised, amended, or revoked at any time by the Office of Price Administration.

This amendment revokes and supersedes in its entirety Amendment No. 2 to Order G-3 issued under the authority of section 9 of Revised Maximum Price Regulation No. 251 on May 27, 1946.

This Amendment No. 3 to Order G-3 under Revised Maximum Price Regulation No. 251 shall become effective immediately.

Issued this 8th day of October 1946.

EARL W. CLARK,
 Regional Administrator.

Opinion Accompanying Amendment No. 3 to Order G-3 Under Revised Maximum Price Regulation No. 251

Section 9 under Revised Maximum Price Regulation No. 251 authorized the Regional Administrator of the Office of Price Administration to put into effect price orders establishing maximum prices for particular kinds, types, or classifications of construction services or sales of installed building materials, or both, applicable to a particular community or a defined area. Pursuant to section 9, the Regional Administrator of Region VI of the Office of Price Administration issued Order G-3 under Revised Maximum Price Regulation No. 251 establishing maximum prices for installed mineral wool insulation in the Chicago, Illinois, area.

Since the issuance of Order G-3, this office has found that on the basis of authorized increased labor costs, an adjustment in maximum prices of installed mineral wool insulation covered by this order of 6 percent is necessary to maintain sellers' maximum prices at a level which would have been generally in effect under section 8 of Revised Maximum Price Regulation No. 251. The 6 percent increase authorized by the accompanying order includes the 4.5 percent increase authorized by Amendment No. 2 to Order G-3 on May 27, 1946 and supersedes the increase authorized by that amendment.

In view of the above considerations, the Regional Administrator finds that this amendment is necessary and proper and consistent with the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19020; Filed, Oct. 22, 1946; 8:47 a. m.]

SCHEDULE OF AUGUST 29, 1946

Item	Unit	Maximum delivered price	Maximum yard price
Plaster hardwall	Ton	\$18.50	\$1.00
Plaster gauging	Bag, 100 lb.	2.00	
Keene's cement	Bag, 100 lb.	2.50	
Finishing lime	Bag, 50 lb.	.67	
Finishing lime	Ton	22.40	
Gypsum lath 3/4"	M feet	30.00	23.00
Portland cement	Bag, 100 lb.	.755	.715
Portland cement	Ton	14.30	
Masonry mortar	Ton	17.92	2.715
Mason's hydrated lime	Per foot	.069	2.50
Clay drain tile, 3"	Per foot	.076	
Clay drain tile, 4"	Per foot	.18	
Vitrified clay sewer pipe No. 18S-4"	Per foot	.275	
Vitrified clay sewer pipe No. 18S-6"	Per foot	.365	
Flue lining, 9 x 9	Per foot	.545	
Flue lining, 9 x 13	Per foot	.69	
Flue lining, 13 x 13	Per foot	.69	
Gypsum wallboard, 3/4"	1,000 feet	40.00	
Asphalt roofing, 90 lb. mineral surface	Roll	2.93	
Asphalt shingles, 210 lb. (3-in 1) thickbutt	Per square	6.29	
Asphalt shingles, 165 lb. 2 tab, hexagon	Per square	4.67	

¹ Bag, 100 lb.

² Bag, 70 lb.

³ Bag, 50 lb.

Opinion Accompanying Amendment 3 to Adopting Order 7 Under Basic Order No. 1, as Amended, Under General Order No. 68 as Amended

On October 7, 1946, the District Director of the Scranton District, Office of Price Administration, issued Amendment 2 to Adopting Order No. 7 under Basic Order No. 1, as amended, under General Order No. 68, as amended. However, the schedule attached to and made a part of that amendment failed to reflect the increases permitted by

[Scranton Adopting Order 7 Under Basic Order 1 Under Gen. Order 68, Amdt. 3]

BUILDING AND CONSTRUCTION MATERIALS IN SUNBURY, PA., AREA

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942 as amended, by General Order 68, as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director of the Scranton District Office, It is hereby ordered:

1. Adopting Order No. 7 as amended, under Basic Order No. 1, as amended, under General Order 68, as amended, is hereby further amended by substituting for the schedule attached to said order as amended, the amended schedule known as Schedule of August 29, 1946, which is made a part of said order. The schedule attached to this amendment and to said order, supersedes all previous schedules.

2. Except as hereby amended, Adopting Order No. 7, as amended, under Basic Order No. 1, as amended, under General Order No. 68, as amended, shall remain the same and all provisions thereof remain in full force and effect.

This amendment shall become effective immediately.

Issued this 11th day of October, 1946.

JOHN A. HART,
 District Director.

Amendment 1 to the aforesaid adopting order.

The schedule attached to the accompanying amendment and made a part of the order does reflect the increases permitted by Amendment 1 to the order and supersedes all previous schedules. This amendment does not, however, supersede Supplementary Order 179 relating to increased freight rates on certain commodities.

[F. R. Doc. 46-19019; Filed, Oct. 22, 1946; 8:47 a. m.]

[Region VI Order G-16 Under RMPR 122, Amdt. 129]

SOLID FUELS IN DECATUR, ILL., AREA

An opinion accompanying this amendment has been issued simultaneously herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

1. Paragraph (b), sub-paragraph I and II in Appendix No. 30 to Order No. G-16 is amended to read as follows:

Price Schedule	Delivered per ton
I. High volatile bituminous coal from District No. 10 (Illinois):	
A. Southern subdistrict deep machine mines, Price Group Nos. 1, 2, and 8:	
1. Lump and egg, Size Group Nos. 1, 2, and 3: All lump and egg coals, bottom size larger than 2" washed or raw	\$8.01
2. Nut and pea coal: All nut and pea coal, bottom size larger than 10 mesh or $\frac{3}{32}$ " and top size not exceeding 2":	
(a) Raw coal, Size Group Nos. 9-12, inclusive	7.26
(b) Washed or air-cleaned, Size Group Nos. 17-20, inclusive	7.36
3. Special stoker, Size Group Nos. 21, 22, and 28: All washed or air-cleaned nut and pea coal, bottom size larger than 1 millimeter and top size not exceeding 2"; also all dry dedusted special stoker, bottom size larger than 28 mesh and top size not exceeding $\frac{3}{8}$ "	7.56
4. Washed and dedusted screenings, Size Group Nos. 23, 24, 26, and 27: All washed, air-cleaned or dry dedusted screenings, top size not exceeding 2"	7.21
B. Southern subdistrict strip mines, Price Group No. 7:	
1. Lump and egg, Size Group Nos. 1, 2, and 3: All lump and egg coals, bottom size larger than 2", washed or raw	7.11
C. Duquoin subdistrict deep machine mine, Price Group No. 11, Mine Index No. 77 only, Kathleen mine of the Union Colliery Co.:	
1. Lump and egg, Size Group Nos. 1, 2, and 3: All lump and egg coals, bottom size larger than 2" washed or raw	7.71
D. Belleville subdistrict, strip mines, Price Group Nos. 10 and 16-22, inclusive:	
1. Lump and egg, Size Group Nos. 1, 2, and 3: All lump and egg coals, bottom size larger than 2" washed or raw	6.96
E. Central subdistrict, deep machine mines:	
1. Lump, Size Group No. 1: All lump and egg coals, bottom size larger than 4" washed or raw:	
(a) Price Group Nos. 12 and 13 only	6.14
(b) Mine Index Nos. 25 and 132 only	6.19
2. Egg, Size Group Nos. 2 and 3: All egg coals, bottom size larger than 2" but not exceeding 4" washed or raw, including 6" x 3", 6" x 4":	
(a) Price Group Nos. 12 and 13	5.99
(b) Mine Index Nos. 25 and 132 only	6.04

Price Schedule—Continued

	Delivered per ton
I. High volatile bituminous coal from District No. 10 (Illinois)—Con.	
E. Central subdistrict, deep machine mines—Continued.	
3. Egg, Size Group Nos. 4 and 5: All egg coals, bottom size larger than $1\frac{1}{2}$ " but not exceeding 2" and top size larger than 2", including 4" x 2" and 3" x 2":	
(a) Price Group Nos. 12 and 13 only	\$5.79
4. Washed nut and pea, Size Group Nos. 17-20, inclusive: All washed or air-cleaned nut and pea coal, bottom size larger than 10 mesh or $\frac{3}{32}$ " and top size not exceeding 2": Price Group Nos. 12 and 13	5.89
5. Special stoker, Size Group Nos. 21, 22 and 28: All washed or air-cleaned nut and pea coal, bottom size larger than 1 millimeter and top size not exceeding 2"; also all dry dedusted special stoker, bottom size larger than 2" mesh and top size not exceeding $\frac{3}{8}$ ": Price Group Nos. 12 and 13	5.79
6. Raw screenings, Size Group Nos. 13 and 14: All raw screenings larger than $\frac{3}{8}$ " x 0 but not exceeding 2" x 0: Price Group Nos. 12 and 13	5.39
7. Washed screenings, Size Group Nos. 23 and 24: All washed or air-cleaned screening, top size not exceeding 2"; Price Group Nos. 12 and 13	5.69
II. High volatile bituminous coal from District No. 11 (Indiana):	
1. Lump and egg, Size Group Nos. 1, 2, and 3: All lump and egg coals, bottom size larger than 2" washed or raw:	
(a) Price Group No. 6, Linton Sullivan subdistrict only	8.29
(b) Price Group Nos. 15 and 16	8.09
(c) Price Group No. 10E, Mine Index No. 115 only	7.44
(d) Price Group Nos. 7 and 18, Linton Sullivan subdistrict only	7.34
(e) Price Group Nos. 9 to 12, inclusive, Princeton Ayrshire subdistrict only	7.29
2. Egg, Size Group No. 5: All egg coals, bottom size larger than $1\frac{1}{2}$ " but not exceeding 2" and top size larger than 2" but not exceeding 4":	
(a) Price Group No. 6, Linton Sullivan subdistrict	7.21
3. Stoker, Size Group Nos. 9-12, inclusive: All raw nut and pea coal, bottom size larger than 10 mesh or $\frac{3}{32}$ " and top size not exceeding 2":	
(a) Price Group Nos. 6 and 14	7.84
2. Paragraph (d) in Appendix No. 30 to Order No. G-16 is amended to read as follows:	
(d) Discounts. The maximum prices set forth in section (b) shall be subject to the following discount:	
	Per ton
(1) On sales of coal picked up at the dealer's yard by resellers	\$1.19
(2) On sales of 30 through 50 tons annually	.25
(3) On sales of more than 50 tons annually	.50
The maximum prices set forth above for sales of the solid fuels subject to this amendment reflect all increases in max-	

imum prices for such sales granted in the past by the Office of Price Administration. Therefore, the above prices may not be increased except pursuant to future adjustments made by this Office.

This Amendment No. 129 shall become effective October 1, 1946.

Issued this 1st day of October 1946.

EARL W. CLARK,
Regional Administrator.

Opinion Accompanying Amendment No. 129 to Order No. G-16 Under Revised Maximum Price Regulation No. 122

Under § 1340.260 of Revised Maximum Price Regulation No. 122 the Regional Administrator for Region VI of the Office of Price Administration may by order establish specific maximum prices in line with those established by that regulation for deliveries of solid fuels made, or for services rendered in connection therewith, or both, by a dealer or group of dealers in an area or locality. In connection with such prices, appropriate reporting, record keeping or other requirements may be made of the dealer or dealers involved. If, after such specific maximum prices are established by order, the maximum prices of the dealers' suppliers are increased or decreased by the Price Administrator, the order may be amended to reflect such increase or decrease.

The maximum prices in the accompanying amendment supersede and reflect price increases granted by the following documents or actions:

1. Regional Order No. G-35 under Revised Maximum Price Regulation No. 122, reflecting increases to producers of certain solid fuels, granted by Amendment 158 to Maximum Price Regulation No. 120.

2. Amendment Nos. 46, 47 and 48 to Revised Maximum Price Regulation No. 122.

The accompanying amendment includes also an increase of 15 cents per ton for each kind and type of solid fuel listed therein. This increase is granted pursuant to an analysis made by this Regional Office of an application for price increase filed August 26, 1946 by a representative number of dealers in the area affected by the amendment. The increase has been granted under the standards for adjustment in § 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122.

[F. R. Doc. 46-19023; Filed, Oct. 22, 1946; 8:49 a. m.]

[Scranton Adopting Order 27 Under Basic Order 1 Under Gen. Order 68, Amdt. 3]

BUILDING AND CONSTRUCTION MATERIALS IN THE SCRANTON, PA., AREA

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942, as amended by General Order 68, as amended, and by Revised Procedural Regulation No. 1, which authority has

been duly delegated by such Regional Administrator to the District Director of the Scranton District Office, *It is hereby ordered:*

1. Adopting Order No. 27, as amended, under Basic Order No. 1, as amended, under General Order 68, as amended, is hereby further amended by substituting for the schedule attached to said order

as amended, the amended schedule known as Schedule of August 29, 1946, which is made a part of said order. The schedule attached to this amendment and to said order, supersedes all previous schedules.

2. Except as hereby amended, Adopting Order No. 27, as amended, under Basic Order No. 1, as amended, under

General Order No. 68, as amended, shall remain the same and all provisions thereof remain in full force and effect.

This amendment shall become effective immediately.

Issued this 11th day of October 1946.

JOHN A. HART,
District Director.

SCHEDULE OF AUGUST 29, 1946

Item	Maximum yard prices to purchasers for resale on an installed basis (this includes contractors)		Maximum delivered prices to purchasers for resale on an installed basis (this includes contractors)		Maximum over the counter prices to ultimate users (this includes consumers)	
	Price	Unit	Price	Unit	Price	Unit
Plaster, hardwall	\$1.00	Bag, 100 lb.	\$1.00	Bag, 100 lb.	\$0.025	1 lb.
Plaster, gauging	1.80	100 lb.	1.85	Bag, 100 lb.	.045	1 lb.
Keene's cement	2.25	100 lb.	2.25	Bag, 100 lb.	.04	1 lb.
Finishing lime	.67	50 lb.	.73	50 lb.	.025	1 lb.
Gypsum lath, 3/4"	27.50	M sq. ft.	29.00	M sq. ft.	.96	32 sq. ft.
Metal lath, 2.5 lb., painted diamond mesh	.325	Sq. yd.	.335	Sq. yd.	.335	Sq. yd.
Metal lath, 3.4 lb., painted diamond mesh	.37	Sq. yd.	.385	Sq. yd.	.385	Sq. yd.
Corner bead, standard type	.045	Ft.	.045	Ft.	.045	Ft.
Corner bead, expanded type	.065	Ft.	.065	Ft.	.065	Ft.
Pottland cement	.715	94 lb.	.765	94 lb.	.02	1 lb.
Masonry mortar	.665	70 lb.	.715	70 lb.	.02	1 lb.
Mason's hydrated lime	.56	50 lb.	.615	50 lb.	.02	1 lb.
Waterproof cement	1.015	94 lb.	1.115	94 lb.	.025	1 lb.
Concrete block, 8 x 8 x 16 cinder	.14	Each	.16	Each	.15	Each
Clay drain tile, 3"	.095	Ft.	.105	Ft.	.105	Ft.
Clay drain tile, 4"	.11	Ft.	.12	Ft.	.12	Ft.
Clay drain tile, 6"	.235	Ft.	.245	Ft.	.245	Ft.
Vitrified clay sewer pipe, 4"	.445	2 ft. length	.445	2 ft. length	.445	2 ft. length
Vitrified clay sewer pipe, 6"	.66	2 ft. length	.66	2 ft. length	.66	2 ft. length
Flue lining, 8 1/2 x 8 1/2	.89	2 ft. length	.89	2 ft. length	.89	2 ft. length
Flue lining, 8 1/2 x 13	1.32	2 ft. length	1.32	2 ft. length	1.32	2 ft.
Flue lining, 13 x 13	1.69	2 ft.	1.69	2 ft.	1.69	2 ft. length
Gypsum wallboard, 5/8"	40.00	M sq. ft.	40.00	M sq. ft.	.045	Sq. ft.
Gypsum sheathing, 1/2"	45.00	M sq. ft.	45.00	M sq. ft.	.045	Sq. ft.
Asphalt roofing, 90 lb., mineral surface	2.87	Roll	2.87	Roll	.03	Sq. ft.
Asphalt or tarred felt, 30 lb.	2.78	Roll	2.78	Roll	2.78	Roll
Asphalt or tarred felt, 15 lb.	2.78	Roll	2.78	Roll	2.78	Roll
Asphalt shingles, 210 lb., (3 in 1), thickbutt	6.29	Square	6.29	Square	6.29	Square
Asphalt shingles, 165 lb., 2 tab. hexagon	4.98	Square	4.98	Square	4.98	Square
Asphalt roofing smooth, 35 lb.	1.31	Roll	1.31	Roll	1.31	Roll
Asphalt roofing smooth, 45 lb.	1.83	Roll	1.83	Roll	1.83	Roll
Asphalt roofing smooth, 55 lb.	2.20	Roll	2.20	Roll	2.36	Roll
Asphalt roofing smooth, 65 lb.	2.57	Roll	2.57	Roll	2.57	Roll
Fibre insulation board, standard lath and board	53.75	M sq. ft.	53.75	M sq. ft.	53.75	M sq. ft.
Fibre insulation board, 2 1/2" asphalt sheathing	57.75	M sq. ft.	57.75	M sq. ft.	57.75	M sq. ft.
Asbestos cement siding 12 x 24 or 27 standard colors	8.66	Square	8.66	Square	9.19	Square
Standard density synthetic fibre board, 3/4" (4 x 8)	40.00	M sq. ft.	40.00	M sq. ft.	.045	Sq. ft.
Hard density synthetic fibre board, 1/2", tempered (standard size)	100.00	M sq. ft.	100.00	M sq. ft.	100.00	M sq. ft.
Thermal insulation batts, (paper backed) full thick	65.00	M sq. ft.	65.00	M sq. ft.	70.00	M sq. ft.
Thermal insulation, loose in bags (plain)	1.10	Bags, 35-40 lb.	1.10	Bags, 35-40 lb.	1.10	Bags, 35-40 lb.
Thermal insulation, loose in bags (nodulated)	1.30	Bags, 35-40 lb.	1.30	Bags, 35-40 lb.	1.30	Bags, 35-40 lb.

Opinion Accompanying Amendment 3 to Adopting Order 27 Under Basic Order No. 1, as Amended, Under General Order No. 68 as Amended

On October 7, 1946, the District Director of the Scranton District, Office of Price Administration, issued Amendment 2 to Adopting Order No. 27 under

Basic Order No. 1, as amended, under General Order No. 68, as amended. However, the schedule attached to and made a part of that amendment failed to reflect the increases permitted by Amendment 1 to the aforesaid adopting order.

The schedule attached to the accompanying amendment and made a part of

the order does reflect the increases permitted by Amendment 1 to the order and supersedes all previous schedules. This Amendment does not, however, supersede Supplementary Order 179 relating to increases in freight rates on certain commodities.

[F. R. Doc. 46-19018; Filed, Oct. 22, 1946; 8:46 a. m.]